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IN THE UNITED STATES DISTRICT COURT
 1
               FOR THE NORTHERN DISTRICT OF WEST VIRGINIA
 2
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 4
    United States of America,
 5
                         Plaintiff,
                                   Criminal Action No. 3:21-cr-49-2
 6
    VS.
 7
    Diana Toebbe,
                         Defendant.
 8
 9
10
11
               Proceedings had in the Initial Hearing, Arraignment,
12
    and Detention Hearing in the above-styled action on October 20,
13
    2021, before the Honorable Robert W. Trumble, Magistrate Judge,
14
    at Martinsburg, West Virginia.
15
16
                               APPEARANCES
17
    On behalf of the United States of America:
              Jessica Lieber Smolar
18
              Assistant United States Attorney
19
              United States Attorney's Office
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20
              Pittsburgh, Pennsylvania 15219
21
              S. Derek Shugert
              U.S. Department of Justice
2.2
              950 Pennsylvania Avenue, NW, Suite 7700
              Washington, DC 20530
23
24
    The defendant was present in person.
25
    Proceedings reported by means of digital recording; transcript
    produced by official court reporter.
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APPEARANCES (Continued) On behalf of the Defendant: Edward B. MacMahon, Jr., Esq. 107 East Washington Street P.O. Box 25 Middleburg, Virginia 20118 Barry P. Beck, Esq. Power, Beck & Matzureff Law Office 308 West Burke Street Martinsburg, West Virginia 25401

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(Digitally-recorded proceedings in open court.)
 1
                     (October 20, 2021, 1:17 P.M.)
 2
 3
 4
              THE COURT:
                          Thank you. Good afternoon, everyone.
   Please be seated.
 5
       All right. Tara, would you call the case for me,
 6
 7
   please.
              THE CLERK: This is the case of the United States of
 8
   America versus Diana Toebbe, Criminal No. 3:21-cr-49, defendant
 9
10
    2.
       Will counsel please note your appearance for the record.
11
12
             MS. SMOLAR: Jessica Smolar from the U.S. Attorney's
13
   Office on behalf of the United States. And with me today is
14
   Derek Shugert from the Department of Justice National Security
15
   Division.
16
              THE COURT: Good afternoon. Thank you.
17
             MR. MACMAHON: Good afternoon, Your Honor. Edward
   MacMahon and Barry Beck for the defendant who is present.
18
19
              THE COURT: Good afternoon, gentlemen.
20
       All right. This is the companion case to the other case.
21
   We were originally scheduled for a preliminary hearing in this
22
   matter on a complaint and a detention hearing. And
23
   subsequently the government is -- had an -- an indictment has
24
   been filed against the defendant in this matter. So we'll do
25
   an initial appearance, we'll do an arraignment, and then turn
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1
    to the detention hearing as the final component of today's
 2
   hearings.
 3
        So turning to the initial appearance first, Ms. Toebbe, do
 4
    you understand English?
 5
              THE DEFENDANT: Yes.
              THE COURT: All right. My name is Robert Trumble.
 6
 7
    I'm the United States Magistrate Judge. Would you stand and be
    sworn by the clerk, please.
 8
 9
        (The defendant was sworn in.)
10
              THE DEFENDANT: I do.
11
              THE COURT: Thank you. Please be seated.
12
        Ms. Toebbe, you are a citizen of the United States?
13
              THE DEFENDANT: Yes, Your Honor.
14
              THE COURT: Would you state your full name for the
15
   record, please.
16
              THE DEFENDANT: Diana Smay Toebbe.
17
              THE COURT: Ms. Toebbe, what is your date of birth?
              THE DEFENDANT: 12/23/1975.
18
19
              THE COURT: And what is your physical address should
20
    you be released?
              THE DEFENDANT: 125 Boyd Drive, Annapolis, Maryland
21
2.2
    21403.
23
              THE COURT: And a telephone number where you can be
24
    reached should you be released?
25
              THE DEFENDANT: 303-475-6859.
```

THE COURT: All right. Thank you.

Ms. Toebbe, this is an initial appearance today. All persons who are charged with a crime are to be brought before a judge as soon as possible after their arrest. The purpose for the initial appearance is to allow me to tell you the charges that are pending against you, to let you know you have a right to an attorney and determine whether you'll be released pending your trial or whether we have to set a detention hearing. This is not a trial so there's no determination of guilt or innocence at this stage of the proceedings.

You are charged in a multi-count indictment here in the Northern District of West Virginia. Specifically, you were charged in Count 1 of that indictment with conspiracy to communicate restricted data, and you're charged in Counts 2 and 3 of that indictment with communication of restricted data.

The penalty if you are convicted of the charge contained in Count 1 is up to life imprisonment, a fine of \$100,000, and five years of supervised release. As to the counts -- charges in Counts 2 and 3, the communication of restricted data, both of those each also carry a potential penalty of up to life imprisonment, a fine of \$100,000, and five years of supervised release. So that constitutes the charges and their penalties.

Let's move to your constitutional rights. I've provided you with a copy of your constitutional rights on the table in

front of you. Do you have them there? 1 THE DEFENDANT: Yes, sir. 2 3 THE COURT: I'm going to read your constitutional 4 rights to you and ask that you follow along with me, please. You have a constitutional right to remain silent. If you 5 give up your right to remain silent, anything you say can and 6 7 will be used against you in this or any other court of law. Even if you may have given a statement to the police or others, 8 you have a constitutional right to make no further statement to 9 10 the authorities. If you start to make a statement, you have a 11 constitutional right to stop in mid-word or sentence and say no 12 more. You have a right to counsel to assist you in this 13 matter. If you cannot afford an attorney, you may qualify to have an attorney appointed to represent you. And whether 14 15 appointed or retained, you have the right to the assistance of 16 counsel at every stage of the proceedings against you and 17 during any questioning by the authorities. 18 Do you understand your constitutional rights as I've read 19 them to you? 20 THE DEFENDANT: Yes, I do. THE COURT: You have a right to retain counsel or ask 21 22 that counsel be appointed for you if you do not have the funds 23 to hire an attorney. Now, previously, when the complaint was 24 filed, you sought court-appointed counsel, and I appointed the 25 attorneys who are with you and present in the courtroom with

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1
   you today. They will continue to represent you in this matter
   as it relates to the indictment.
 2
 3
        Is the government moving to detain the defendant?
 4
              MS. SMOLAR: Yes, Your Honor. The government has
   filed a motion for detention.
 5
              THE COURT: All right. If that's the case, we will
 6
 7
   conduct that detention hearing, but first I want to take up the
   arraignment in this matter.
 8
 9
        So I'll turn to Mr. MacMahon or Mr. Beck. Who will be
10
    speaking on behalf of the defendant?
             MR. MACMAHON: I can, Your Honor.
11
12
              THE COURT: All right. Very well. Has the defendant
13
   had an opportunity to review the original indictment with
14
   counsel?
15
             MR. MACMAHON: She has.
16
              THE COURT: Does the defendant waive the reading of
17
   the original indictment in open court?
18
             MR. MACMAHON: She does waive reading.
19
              THE COURT: How does the defendant plead to the
20
    charges contained in the original indictment?
21
             MR. MACMAHON: Not quilty.
2.2
              THE COURT: And is the defendant seeking pretrial
23
   discovery and inspection, sir?
24
             MR. MACMAHON: Yes.
25
              THE COURT: All right. Thank you.
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All right. Counsel, these will be the dates and times utilized for trial and pretrial with regard to this matter. Government disclosures are due October 27, 2021. Reciprocal discovery is due November 3, 2021. Exculpatory evidence is to be disclosed by October 27, 2021. All motions that need to be filed, need to be filed by November 10, 2021, and responses are due November 17, 2021. If a hearing is required on any motion, we'll conduct that hearing on December 1, 2021, at 1:30 P.M. Your Rule 404(b), Jencks, Roviaro, and Giglio disclosures are due November 22, 2021. Your voir-dire instructions and motions in limine are due November 24, 2021. Your witness and exhibit lists are due November 22, 2021. All plea agreements to be submitted to the Court by November 30, 2021. Your final pretrial conference before Judge Groh is set for December 9, 2021, at 9:30 A.M. with jury selection and trial to commence before Judge Groh on December 14, 2021, at 9:00 A.M. As required by Rule 5(f), the United States is ordered to produce all exculpatory evidence to the defendant pursuant to Brady v. Maryland and its progeny. Not doing so in a timely manner may result in sanctions, including exclusion of evidence, adverse jury instructions, dismissal of charges, and contempt proceedings. An order pursuant to the Due Process Protection Act will be entered simultaneously herewith. All right. Any questions as it relates to the arraignment?

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MS. SMOLAR: No, Your Honor.
 1
              MR. MACMAHON: No, Your Honor.
 2
 3
              THE COURT: All right. Then we're ready to move to
 4
    the detention hearing. Are the parties ready to proceed?
              MS. SMOLAR: Yes, Your Honor.
 5
              MR. MACMAHON: Yes.
 6
 7
              THE COURT: All right. Thank you.
        All right, Counsel. Ms. Smolar, will you be conducting the
 8
 9
    examination?
10
              MS. SMOLAR: I will, Your Honor.
11
              THE COURT: All right. Would you proceed for me,
12
    please.
13
              MS. SMOLAR: Your Honor, at the outset, the
    government wishes to proffer the criminal complaint executed in
14
15
    this case on October 8th of 2021 before Your Honor just for
16
    additional facts so as to try to streamline the process a bit
17
    today.
18
              THE COURT: All right. Thank you.
19
              MS. SMOLAR: The government has filed a motion for
20
    detention on the basis of risk of flight, risk of
21
    nonappearance, as well as obstruction of justice.
2.2
        At this time, the government calls FBI Special Agent Peter
23
    Olinits.
24
        (The witness was sworn in.)
25
              THE WITNESS: I do.
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THE CLERK: You may have a seat, please.

2 <u>DIRECT EXAMINATION</u>

- 3 BY MS. SMOLAR:
- $4 \parallel Q$. Can you please state your full name for the record.
- 5 A. Peter Olinits.
- 6 Q. How do you spell your last name?
- $7 \parallel A. \quad O-L-I-N-I-T-S.$
- 8 Q. And where are you currently employed?
- 9 $\|$ A. Employed as a special agent with the FBI from the -- out of
- 10 | the Pittsburgh Division.
- 11 Q. How long have you been a special agent with the FBI?
- 12 A. Approximately 11 1/2 years.
- 13 Q. And within the Pittsburgh Division of the FBI, where are
- 14 | you assigned?
- 15 A. I'm assigned to a counterintelligence division.
- 16 Q. Could you explain to us what that means? What type of
- 17 cases do you work on?
- 18 A. So counterintelligence is basically the FBI's defensive
- 19 | posture against a foreign adversary's offensive efforts to
- 20 | collect national intelligence information. So espionage cases,
- 21 | for example, are some of the types of cases we work on our
- 22 squad.
- 23 | Q. Prior to joining the FBI 11 1/2 years ago, what did you do
- 24 | for employment?
- 25 A. I was a biochemist at a pharmaceutical company in

- 1 | Swiftwater, Pennsylvania.
- 2 $\|$ Q. Do you have training and experience in working on espionage
- 3 cases?
- 4 A. Yes. Over my 11 1/2 years as a special agent in the FBI,
- 5 I've worked several espionage investigations.
- 6 | Q. Were you involved in the investigation involving Jonathan
- 7 | and Diana Toebbe?
- 8 A. Yes. I was involved with both of their investigations.
- 9 $\|$ Q. Were you one of the primary case agents on that
- 10 | investigation?
- 11 A. Yes. I was considered a co-case agent.
- 12 | Q. How old is Diana Toebbe?
- 13 | A. She is 45 years old.
- 14 Q. Is she employed?
- 15 A. She is. She's employed at the Key School in Annapolis,
- 16 | Maryland.
- 17 | Q. And do you know anything about the status of her current
- 18 | employment?
- 19 A. I believe she's potentially going to be suspended if she's
- 20 | not already.
- 21 | O. What's her marital status?
- 22 A. She's married to Jonathan Toebbe. They've been married for
- 23 | 18 years.
- 24 Q. And what's her educational background?
- 25 A. She has a Ph.D. in anthropology.

- Q. Where is Mr. Toebbe employed?
- 2 A. He is a nuclear engineer for Naval Reactors out of the Navy
- 3 | Yard in Washington D.C.
- $4 \parallel Q$. How long has he been in that position?
- 5 A. Since 2012.

- $6 \parallel Q$. And can you explain to us what GS level his position has?
- $7 \parallel A$. He is a GS-15 which is the highest GS level you can get in
- 8 | the government without becoming an SES level which is a senior
- 9 executive level in the government. So he's the highest
- 10 government employee as a GS-15.
- 11 Q. And does he hold any special clearances for the government?
- 12 $\|$ A. He holds a top secret clearance as well as a Q clearance.
- 13 Q. Explain to us what a Q clearance is.
- 14 A. A Q clearance is basically the Department of Energy's
- 15 equivalent to a top secret clearance.
- 16 | Q. Could you explain Mr. Toebbe -- just briefly --
- 17 Mr. Toebbe's career trajectory within the United States Navy.
- 18 A. So in 2012 he became active duty, and he worked in active
- 19 duty until 2017 where he became a civilian and also was in
- 20 reserves at that point.
- 21 $\|$ Q. And does he work within a special section of the United
- 22 | States Navy?
- 23 A. He works within Naval Reactors. Naval Reactors is
- 24 responsible for the design implementation of the Navy's nuclear
- 25 | fleet, specifically the Virginia-class submarines.

- 1 \parallel Q. How much does a Virginia-class submarine cost to build?
- 2 A. Approximately three billion dollars, not including the R&D
- 3 | that goes into it or the maintenance.
- 4 | Q. And are Virginia-class submarines currently being used by
- 5 our United States Navy?
- 6 A. They are.
- $7 \parallel Q$. And are they expected to be used in the future?
- 8 A. I believe until 2060.
- 9 Q. What's Mr. Toebbe's educational background?
- 10 A. He has a bachelor's degree in physics, a master's degree in
- 11 | physics, and a master's degree in nuclear engineering.
- 12 Q. Did your investigation reveal that Jonathan Toebbe had
- 13 | access to Restricted Data as defined both in the complaint
- 14 affidavit and in the indictment recently filed in this case?
- 15 A. He did.
- 16 | Q. And was that Restricted Data relating to the Virginia-class
- 17 | submarine?
- 18 A. It was.
- 19 $\|$ Q. And did he obtain that information during the course of his
- 20 employment with the United States Navy to your -- the best of
- 21 | your knowledge?
- 22 A. To the best of my knowledge, he did.
- 23 | Q. Did your investigation also reveal whether Mr. Toebbe was
- 24 | trained on counterintelligence measures?
- 25 A. Yes, he was.

- 1 $\|$ Q. Can you tell us what started the FBI's investigation into
- 2 | Diana and Jonathan Toebbe?
- 3 | A. So in December 2020, the FBI received from a legal attaché
- 4 | named COUNTRY1 a volunteer letter that was addressed to
- 5 COUNTRY1's military intelligence services. On the letter, the
- 6 postmark was dated April 1, 2020, and the return address was a
- 7 Dr. Alice Hill in Pittsburgh, Pennsylvania.
- 8 Q. And did the letter also contain something else in it?
- 9 \parallel A. So it contained 17 hard copy pages of confidential
- 10 Restricted Data as defined by the government. It also
- 11 contained an SD card which contained an additional
- 12 | electronic -- in an electronic format an additional 76 pages of
- 13 confidential Restricted Data related to the Virginia-class
- 14 | submarines.
- 15 Q. And to be clear, when we talk about Restricted Data here
- 16 | today, did the FBI provide that data to the Navy to ascertain
- 17 | whether it was, in fact, classified or Restricted Data?
- 18 A. Absolutely. It was provided to a Navy subject matter
- 19 expert who did confirm that that was authentic and classified
- 20 | information.
- 21 Q. And did the pages that you just referred to that were in
- 22 | the letter, did they have a legend on them indicating that they
- 23 were in some way confidential?
- 24 A. Yes. There was banner markings on them which clearly said
- 25 | "confidential information."

Q. Can you read to us a portion of the text from that letter 1 relevant to today's proceeding? 2 3 I can. So the letter that was sent to COUNTRY1, a volunteer letter, dated April 1, 2020: "I have in my 4 possession several thousand pages of classified documents 5 describing the [REDACTED]. A small random sample of them is 6 7 included in this envelope to convince you of the truth of my claim. A 76-page summary of the documents, tables of contents, 8 drawings, schematic lists, et cetera, is loaded on the memory 9 10 card taped to this letter. Also on this memory card are the 11 instructions and keys necessary to decrypt the documents using 12 the publicly available GPG software. Please have your experts 13 examine the documents. I think they will agree that your 14 country's effort to develop a [REDACTED] would be greatly 15 aided. This information is extremely valuable, and I am 16 risking my life to offer it to you. I expect to be very well 17 paid in cryptocurrency. Please do not delay in contacting me 18 to agree on a sale price. If you do not contact me by 19 December 31, 2020, I will conclude you're uninterested and will 20 approach other possible buyers." There was also a second part of that where there was a 21 22 portion that was translated to COUNTRY1's language, and it was also written in English. And it says, "I apologize for this 23 24 poor translation into your language. Please forward this 25 letter to your military intelligence agency. I believe this

- 1 | information will be of great value to your nation. This is not
- 2 a hoax."
- 3 $\|$ Q. Thank you. So to be clear, this case began when a letter
- 4 was actually received by COUNTRY1; correct?
- 5 A. Yes.
- 6 | Q. And then COUNTRY1 provided that letter to the FBI legal
- 7 attaché; correct?
- 8 A. That's correct.
- 9 Q. And the letter contains specific instructions for the
- 10 | foreign military intelligence agent to follow?
- 11 A. Absolutely. And it talks about how to encrypt this
- 12 | information.
- 13 Q. And does it refer to something called ProtonMail?
- 14 A. Yes, it does.
- 15 0. And what is ProtonMail?
- 16 | A. ProtonMail is an encrypted email server based out of
- 17 | Switzerland, and it is a very secure way to communicate email
- 18 messages.
- 19 Q. When the FBI received this letter from its legal attaché in
- 20 | COUNTRY1, what then did the FBI do with regard to this
- 21 | investigation?
- 22 A. So because obviously we realized that this was real -- the
- 23 | information in there was authenticated by the Navy as
- 24 classified information -- we had a deadline of December 31,
- 25 | 2020, to meet because we were afraid that this was going to be

- 1 shopped around to other possible buyers. So on December 26,
- 2 | 2020, the FBI commenced an undercover operation to try to
- 3 | identify the sender or senders of this letter.
- 4 Q. And were there numerous messages sent back and forth
- 5 between the sender of the letter and the FBI undercover
- 6 agents?
- 7 A. Yes, via ProtonMail.
- 8 Q. And did the FBI pay any money to the sender of the letter?
- 9 \mathbb{A} . We paid \$10,000 as a sign of good faith.
- 10 Q. How was that paid?
- 11 A. It was paid in cryptocurrency as he suggested and
- 12 | specifically it was Monero.
- 13 | O. What is Monero?
- 14 A. Monero is an untraceable form of cryptocurrency.
- 15 | Q. And based on your experience in espionage cases, why would
- 16 | an individual request Monero payment?
- 17 A. Because it would be very difficult for law enforcement to
- 18 | track.
- 19 Q. What was the intent of the FBI in the communications with
- 20 the sender of that letter?
- 21 A. To try to gain bona fides in an effort to develop our
- 22 relationship where we could start passing information that
- 23 | wasn't in an electronic form; i.e., some kind of dead drop or
- 24 some kind of in-person meeting.
- 25 Q. Can you explain what a dead drop is?

- 1 A. So a dead drop is a very common tradecraft maneuver that
- 2 | the counterintelligence -- it's using counterintelligence.
- 3 | Basically, it's a covert exchange of information where there's
- 4 no need to have a face-to-face information -- face-to-face
- 5 meeting. One party will put something in a location -- and
- 6 obviously both parties know where it's at -- and then the other
- 7 party will likely also leave something. And, therefore, the
- 8 information could be exchanged at the convenience of either
- 9 side. But it reduces the need to have a face-to-face meeting.
- 10 $\|$ Q. But it still allows the FBI to identify and ultimately
- 11 | arrest the person who is sharing the Restricted Data; correct?
- 12 A. That is correct.
- 13 Q. What happened next on the investigation? Was there
- 14 actually a dead drop that took place?
- 15 A. Yes. On June 26th in Jefferson County at approximately
- 16 | 10:41 A.M., the FBI observed Jonathan and Diana, with the
- 17 assistance of Diana, fill a dead drop location.
- 18 Q. Were you present on June 26th in Jefferson County,
- 19 West Virginia?
- 20 A. I was.
- 21 | Q. And you observed the dead drop operation?
- 22 A. I did.
- 23 $\|$ Q. Did the FBI memorialize the dead drop in both still images
- 24 and video surveillance?
- 25 A. We did.

1 Q. Could you explain to us how Diana and Jonathan Toebbe arrived at the dead drop location and where they parked? 2 3 A. So we weren't able to identify them until after they had 4 returned to their vehicle and we were able to get their license plate. But subsequent investigation revealed that they both 5 drove together in their BMW Mini Cooper and parked in a 6 7 visitors parking lot approximately a mile and a half away from the dead drop location. It's important to note, I believe, 8 that there are several parking lots that were much closer to 9 10 the dead drop location, however, they parked at one that was a 11 mile and a half away. They both exited the vehicle and walked 12 to the dead drop location, approximately a mile and a half. 13 That is indicative of normal tradecraft of espionage subjects. 14 What we would call a surveillance detection route or an SDR. 15 During that time, for a mile and a half, you're able to 16 determine if you're being followed or if there's anybody 17 suspicious where you might be able to kind of get out of that 18 situation before you actually exchange the information. So I 19 will talk about it later, but they conducted many SDRs 20 throughout this investigation. 21 Q. Okay. 2.2 MS. SMOLAR: Your Honor, permission to approach the 23 witness with an exhibit? 24 THE COURT: You may. Has the exhibit been marked? 25 MS. SMOLAR: Yes.

THE COURT: Okay. Thank you. And what exhibit --1 MS. SMOLAR: They've all been marked, and I'll 2 3 provide them to counsel as well. 4 THE COURT: All right. Thank you. BY MS. SMOLAR: 5 Q. Special Agent, can you tell us and identify for us 6 7 Government's Exhibit 1, please. A. So this is a picture of the -- it's a silver BMW Mini 8 Cooper that was parked in the parking lot in Jefferson County a 9 10 mile and a half away from the dead drop location. 11 Q. And is that the car that Diana and Jonathan Toebbe arrived 12 at the dead drop location in? 13 A. Yes. 14 Q. And do you know who the car is registered to? 15 A. Diana. 16 MS. SMOLAR: Your Honor, I'd ask that Government's 17 Exhibit 1 be admitted. 18 THE COURT: Mr. MacMahon, any objection to the 19 admission of defendant's -- Government's Exhibit No. 1? 20 MR. MACMAHON: No, Your Honor. THE COURT: It'll be so admitted. 21 22 (Government's Exhibit No. 1 was admitted.) BY MS. SMOLAR: 23 24 Q. Once they arrived at the park and did the mile-and-a-half 25 drive, what did you observe them doing next?

- 1 A. So they walked to the location and paused for some time in
- 2 and around the dead drop location itself posing as tourists.
- 3 | Again, typical tradecraft of espionage subjects. Dressed like
- 4 | hikers. And so we -- Diana had a camera and was taking
- 5 | photographs of the scenery. They were both -- Jonathan had a
- 6 | backpack on. She had a large pack around her waist. And they
- 7 kind of hung out in that area until basically there was no one
- 8 around.
- 9 Q. They were together the entire time?
- 10 A. Yes.
- MS. SMOLAR: Your Honor, at this time, I'd like to
- 12 | show the witness Government's Exhibit 2.
- 13 THE COURT: Yes, you may.
- 14 BY MS. SMOLAR:
- 15 Q. Agent, can you identify Government's Exhibit 2 for us,
- 16 please.
- 17 A. Yes. This is a picture of Jonathan Toebbe and Diana Toebbe
- 18 walking from their vehicle to the dead drop location.
- 19 Q. And they're both wearing hats; correct?
- 20 A. Yes.
- 21 Q. And sunglasses?
- 22 A. Sunglasses, hats, typical wear that you would have in the
- 23 | specific area of Jefferson County to blend in.
- $24 \parallel Q$. And just to be clear, all of these photos that I'm about to
- 25 | show you were photos taken by FBI surveillance; correct?

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1
    Α.
       Yes.
              MS. SMOLAR: I'd ask that Government's Exhibit 2 be
 2
 3
    admitted.
 4
              THE COURT: Any objection?
              MR. MACMAHON: No, Your Honor.
 5
              THE COURT: It'll be so admitted.
 6
 7
        (Government's Exhibit No. 2 was admitted.)
    BY MS. SMOLAR:
 8
    Q. Let's discuss a little bit about what Diana Toebbe was
 9
10
    doing during the course of the dead drop. What did you observe
11
   her doing?
12
   A. So, again, Diana and Jonathan were near each other the
13
    whole time. There was a couple other people in the area, and
14
    they waited until they cleared out. They approached the dead
15
    drop location where Jonathan clearly identified and Diana
16
    clearly identified where they needed to walk to. As the dead
17
    drop was serviced by Jonathan, Diana was right behind him
18
    within a meter away -- she can probably almost touch him --
19
    basically keeping a lookout to make sure that no one was coming
20
    up on either of them during that operation.
21
              MS. SMOLAR: I'd like to show the witness
2.2
    Government's Exhibit 3.
23
              THE COURT: All right.
   BY MS. SMOLAR:
24
25
    Q. Agent, can you describe for us what we're seeing in
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Government's Exhibit 3, please.

A. This is a photo of Diana acting as a lookout for Jonathan as he's servicing the dead drop. Again, looking all around at different directions for anybody that may approach --

MR. MACMAHON: Your Honor, I object. It's a still picture. She's not looking around in all directions. The agent is obviously well prepared to testify today, but that is well beyond the scope of the question -- the picture would even call for. That's his conclusion.

MS. SMOLAR: Your Honor, she's clearly looking away from the defendant, but we also have video that we're happy to share with the Court that will show --

THE COURT: Given that this is a detention hearing, and the Rules of Evidence are not necessarily applicable to that, we're going to overrule your objection and allow the testimony to continue.

Go ahead, please.

A. At the end of the dead drop when Jonathan clearly finished serving -- servicing it, Diana provided a very distinctive head nod as if they needed to get out of the area, and I observed that.

22 BY MS. SMOLAR:

- Q. And to be clear, in the picture is Jonathan on the ground right below Diana?
- 25 A. Yes.

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1
             MS. SMOLAR: I'd ask that Government's Exhibit 3 be
   admitted.
 2
 3
              THE COURT: Mr. MacMahon, any objection?
 4
             MR. MACMAHON: No objection, Your Honor.
              THE COURT: It will be so admitted.
 5
        (Government's Exhibit No. 3 was admitted.)
 6
 7
             MS. SMOLAR: Permission to approach the witness, Your
 8
   Honor?
 9
              THE COURT: You may.
10
   BY MS. SMOLAR:
11
   Q. Agent, can you tell us what we're seeing in Government's
12
   Exhibit 4, please.
13
   A. It's, again, a picture of Diana directly looking at the
14
   dead drop and Jonathan servicing it.
15
   Q. How far away from each other, based on your observation at
16
   the time, were they?
17
   A. Two to three feet maybe. No more.
   Q. What's around Diana's waist?
18
19
   A. It's a -- I believe it's a camera bag but -- kind of just a
20
   waist bag.
21
             MS. SMOLAR: Government moves to admit Government's
22
   Exhibit 4, please.
23
              THE COURT: Any objection, sir?
24
             MR. MACMAHON: No, Your Honor.
25
             THE COURT: It'll be so admitted as Government's
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1 Exhibit 4. (Government's Exhibit No. 4 was admitted.) 2 3 BY MS. SMOLAR: 4 Q. Did the FBI also capture video of -- video surveillance of Diana and Jonathan Toebbe on June 26th of 2021 at -- in 5 Jefferson County, West Virginia, at this dead drop? 6 7 A. Yes, ma'am. MS. SMOLAR: Your Honor, we would request permission 8 to show the Court and defense counsel an excerpt of that 9 10 video. 11 THE COURT: You may. Now, we're going to make sure 12 that this is not on the Zoom video feed or published to the 13 rest of the participants here in the courtroom other than the parties themselves. So are we ready to do that? 14 15 All right. You may proceed. BY MS. SMOLAR: 16 17 Q. And, Agent, we're about to show Government's Exhibit 5 18 which is a composite exhibit of three videos. And this is from 19 June 26, 2021; correct? 20 (Play video.) A. Am I supposed to watch down here? Yes, this is correct. 21 22 Q. Okay. We'll just watch, and then I'll ask you questions. 23 (Play video.) BY MS. SMOLAR: 24 Q. Agent, can you tell us, based on your observation of the 2.5

- 1 video, what matters of relevance does it raise for you as an espionage agent? 2 3 A. So, again, the drop was completed fairly quickly which is 4 very good tradecraft. They weren't sitting on the "X," per se, very long. He was able to do it with the cover of Diana 5 helping as a lookout. They conducted an SDR by walking a mile 6 7 and a half to that location. Thereafter, they walked quite a long distance again, probably around a half a mile more, 8 conducting additional SDRs to make sure they're not being 9 followed. 10 Q. And what specifically did you notice about Diana's 11 behavior? 12 13 A. She was intent on watching both the location of where 14 Jonathan was and around their surroundings to ensure nobody 15 else was coming up on them while that was being serviced. 16 MS. SMOLAR: The government moves to admit Exhibit 5 17 with regard to this video. 18 THE COURT: Any objection, sir? 19 MR. MACMAHON: No objection. 20 THE COURT: You may turn it back on. 21 Yes, it will be admitted. Thank you. 22 (Government's Exhibit No. 5, excerpt, was admitted.) 23 THE COURT: You may proceed. BY MS. SMOLAR: 25
- 24
 - Q. Did the FBI retrieve the item that was left by Diana and

- 1 | Jonathan Toebbe from the dead drop?
- 2 A. We did.
- $3 \mid Q$. And what was it?
- 4 A. Basically, it was an additional -- it was an additional
- 5 sample of classified information regarding the Virginia-class
- 6 submarines. And what it was, was on an SD card that was
- 7 | wrapped in Saran Wrap, placed between two pieces of bread on a
- 8 peanut butter sandwich, which was in a bag. That was what was
- 9 | left in the dead drop.
- 10 MS. SMOLAR: Your Honor, I'd ask to approach the
- 11 | witness?
- 12 THE COURT: You may.
- 13 BY MS. SMOLAR:
- 14 Q. We're looking at Government's Exhibit 6. Can you identify
- 15 | that for us, please.
- 16 A. Yes. Again, that's the SD card that was put in the dead
- 17 drop location serviced by Jonathan with the assistance of
- 18 Diana.
- 19 $\|$ Q. And the blue thing that we're seeing on -- in the midst of
- 20 | the sandwich that's the SD card?
- 21 A. Yes, ma'am.
- MS. SMOLAR: Move to admit Government's Exhibit 6,
- 23 please.
- 24 THE COURT: Any objection, sir?
- MR. MACMAHON: No, Your Honor.

- THE COURT: It'll be so admitted.
- 2 (Government's Exhibit No. 6 was admitted.)
- 3 BY MS. SMOLAR:
- $4 \parallel Q$. Did the FBI then pay for the password to that SD card?
- 5 A. Yes. So the information that was contained on the SD card
- 6 was encrypted. So in order for us to decrypt it, we paid
- 7 | \$20,000 in Monero for that decryption code.
- 8 Q. So you paid cryptocurrency of \$20,000 at that time?
- 9 A. Yes.
- 10 | Q. And you'd previously paid \$10,000 in cryptocurrency as
- 11 | well; correct?
- 12 A. Correct.
- 13 \mathbb{Q} . And were you able to decrypt the SD card?
- 14 A. Yes.
- 15 Q. What did it contain?
- 16 A. So, again, it did contain additional information that was
- 17 | classified Confidential Restricted Data to the United States
- 18 Navy. It also contained a typed message. It was in electronic
- 19 | format but a message from this individual.
- 20 | Q. And did the SD card contain specific Restricted Data
- 21 | relating to the Virginia-class submarine reactors?
- 22 A. Yes, it did.
- 23 $\|$ Q. And that was determined by a subject matter expert for the
- 24 United States Navy?
- 25 A. Yes. By a subject matter expert.

You said there was also a letter? 1 Q. There was a letter, and I have an excerpt here. 2 Α. 3 Can you read us an excerpt of that letter, please. 4 So the letter reads, "I hope your experts are very happy with the sample provided, and I understand the importance of a 5 small exchange to grow trust. Most of the material I possess 6 7 is similar in format. Multiple pages per sheet. Drafted drawings are split over several regular sheets to preserve good 8 detail. And I used color where it seemed important like graphs 9 10 and several lines. 11 "For now I propose we continue with weekend exchanges at 12 suitable parks and trails similar to this one. Details of my 13 daily routine may narrow an investigator's search too much if 14 your organization is infiltrated by an adversary one day. 15 Hiking and visiting historical sites is easier to explain than 16 unexpected stops during rush hour if they ever take a special 17 interest in me. "I hope you will forgive my excess caution. I want our 18 19 relationship to be very successful for both of us -- for us 20 both and that means that I must be careful at every step."

Q. Did the FBI investigate the metadata of that SD card?

A. Yes. So the information on the SD card that was sent to

COUNTRY1 in April 2020 was -- we could tell it was a Macintosh operating system. That same operating system was the metadata that was on this card as well.

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2.2

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24

- 1 | Q. And we'll get to the search of the Toebbe home, but let's
- $2 \parallel$ just briefly touch on that now. At the time of the arrest of
- $3 \parallel$ the defendants in this case, was there a search of their
- 4 residence?
- 5 A. Yes. In Annapolis, Maryland.
- 6 $\|$ Q. And were Macintosh items found in that home --
- 7 A. Yes.
- 8 Q. -- electronic items?
- 9 A. Yes.
- 10 | Q. Was there another dead drop that took place in this case
- 11 after the June 26, 2021, dead drop?
- 12 $\|$ A. There was. There was another dead drop on July 31, 2021,
- 13 | in South Central Pennsylvania.
- 14 Q. Were you present for that dead drop as well?
- 15 A. Yes.
- 16 Q. And was Diana Toebbe also present at that dead drop?
- 17 | A. Yes. That morning they drove -- they left their residence
- 18 | and drove in the BMW Mini Cooper to the South Central
- 19 Pennsylvania location. We also know from geolocational data of
- 20 | their cellular devices that Jonathan left his cell phone on and
- 21 at his residence.
- $22 \mid Q$. As an investigator, what does that mean to you?
- 23 | A. It's an obvious way to try to obfuscate surveillance and
- 24 | FBI potentially tracking geolocational data with their cellular
- 25 device.

- 1 Q. And where was Diana's phone that day?
- $2 \parallel A$. She had it on in the vehicle until they arrived to the
- 3 | location where she either turned it off or put it in WiFi mode
- 4 | because the location --
- 5 MR. MACMAHON: Your Honor, I object. If he doesn't
- 6 know, he doesn't know. He's speculating now as to what she did
- 7 | with her phone.
- 8 THE COURT: I understand. Go ahead with your --
- 9 what's your response to the objection?
- 10 MS. SMOLAR: I can ask a few more questions to get to
- 11 that.
- 12 THE COURT: Let's go ahead and ask a few more
- 13 questions, please.
- 14 BY MS. SMOLAR:
- 15 Q. At the time of Ms. Diana Toebbe's arrest, what did she tell
- 16 | you -- what -- what did she tell you about the location of her
- 17 | phone?
- 18 A. She had her phone on and it was in WiFi mode.
- 19 Q. You mean airplane mode?
- 20 A. I'm sorry. Apology. Airplane mode.
- 21 | Q. What is airplane mode?
- 22 A. It's a way to put your phone on so it's not communicating
- 23 | with cellular towers.
- 24 Q. So if, for example, the FBI is tracking your cell phone and
- 25 | it's in airplane mode, you can't tell where it is; correct?

1 MR. MACMAHON: Your Honor, I object --2 A. Correct. 3 MR. MACMAHON: -- to the leading question. There's 4 no way to link that to this case. MS. SMOLAR: It's a detention hearing, Your Honor. 5 THE COURT: This is a deten -- thank you. It's a 6 7 detention hearing. I'm going to allow it. I think the Court has an understanding of what leading questions are and what 8 information can be gleaned from this information so I'm going 9 10 to allow it. BY MS. SMOLAR: 11 Q. Now, you said that Diana was present with Jonathan at this 12 13 dead drop location. What did you observe her doing 14 specifically on that day? 15 A. Again, they meandered around that area for approximately 16 one hour before servicing the dead drop together. As they 17 approached the location of the dead drop, the location was set 18 so that the geographic terrain was kind of on a hill, and the 19 location of the drop was behind a large boulder. And so Diana 20 strategically placed herself at a higher level to continue the 21 lookout position while he serviced the dead drop because where 22 she was, she was able to see a parking lot and basically behind 23 where Jonathan was was nothing but trees. 24 MS. SMOLAR: I'd like to show the witness 2.5 Government's Exhibit 7.

1 THE COURT: You may.

- 2 BY MS. SMOLAR:
- 3 | Q. Like the other dead drops, the FBI had both still images
- 4 and video surveillance of this dead drop; correct?
- 5 A. Yes.
- 6 Q. And is this one of the still images?
- 7 | A. It is.
- $8 \parallel Q$. Can you identify what we're seeing in this Government's
- 9 Exhibit 7?
- 10 A. So Jonathan Toebbe is servicing the dead drop and actually
- 11 | in this particular picture, he's taking out a letter left by
- 12 | the FBI.
- 13 | Q. So let's talk about that for a minute. This dead drop was
- 14 a little bit different. There was not going to be -- well,
- 15 | tell us why it was different.
- 16 A. So this was more of an information exchange. As part of
- 17 | the undercover operation, we didn't ask for classified
- 18 information. We more or less wanted to know what this
- 19 | individual had access to. How much of it they had access to.
- 20 | Try to gain some bone fides between us as the undercovers and
- 21 | the targets.
- 22 | Q. And in this picture, it appears that Mr. Toebbe is looking
- 23 | up. Do you know, based on your observation that day, what was
- 24 above him?
- 25 A. It was Diana.

```
MS. SMOLAR: Move to admit Government's Exhibit 7.
 1
              THE COURT: Any objection, sir?
 2
 3
              MR. MACMAHON: No objection, Your Honor.
 4
              THE COURT: Be so admitted as Government's
    Exhibit 7.
 5
        (Government's Exhibit No. 7 was admitted.)
 6
 7
    BY MS. SMOLAR:
    Q. I'd like to show you Government's Exhibit 8.
 8
        Special Agent, can you tell us what we see on Government's
 9
10
    Exhibit 8?
11
    A. So right prior to that, the FBI observed Jonathan not only
12
    take out that envelope but also place in something which was
13
    later discovered to be a Band-Aid. And, again, contained
    within the Band-Aid, which was sealed, was an SD card and
14
15
    that was wrapped within a plastic bag. So right after he
16
    serviced this, they rendezvoused together and walked away
17
    together out of the area, got into their BMW Mini Cooper, and
18
    drove away.
19
              MS. SMOLAR: Your Honor, at this time, I'd request
20
    permission to play for the Court and defense counsel the video
21
    from Exhibit 5 on July 31, 2021.
22
              THE COURT: That's fine. We'll go ahead and turn off
    the Zoom feed as it relates to Exhibit 5.
23
24
        All right. You may proceed.
25
        (Play video.)
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1
   BY MS. SMOLAR:
    Q. Special Agent, based on your --
 2
 3
              THE COURT: Hold on. All right. You may proceed.
 4
   BY MS. SMOLAR:
    Q. Special Agent, based on your training and experience, what
 5
    did you take away from that video?
 6
 7
    A. Again, the time on the "X" and the time at the dead drop
    was very limited which is a very good tradecraft technique by
 8
    espionage subjects. Jonathan clearly had Diana watching as a
 9
10
    lookout. You can clearly see Jonathan take something out of
11
   his left pocket and place it into the location and also clearly
12
    take out a letter. Right after it was serviced, there was a
13
    nonverbal signal given by Jonathan to Diana where they met up
14
    on the trail and walked away and again drove out of the area.
15
              MS. SMOLAR: Government moves to admit the video on
16
    Exhibit 5 from July 31st.
17
              THE COURT: Any objection, sir?
              MR. MACMAHON: No objection, Your Honor.
18
              THE COURT: It'll be so admitted.
19
20
        (Government's Exhibit No. 5, excerpt, was admitted.)
21
    BY MS. SMOLAR:
2.2
    Q. I'm going to show you what's been marked as Government's
   Exhibit 9.
23
24
        Special Agent, can you identify what we're seeing in
2.5
    Government's Exhibit 9?
```

- 1 A. This is a picture after the FBI opened the Band-Aid. So,
- 2 again, what was happening was Jonathan took this out of his
- 3 | left pocket and left it in the dead drop. The FBI later
- 4 recovered it. The Band-Aid was sealed potentially with some
- 5 adhesive or something, but it was as if it was not opened at
- 6 | all. When we opened it, it's just a typical Band-Aid, and
- 7 | inside of it was a 32 gigabyte SD card that was hidden.
- 8 Q. Is 32 gigabytes a large size?
- 9 A. I'm not sure.
- 10 | Q. Okay. And on the SD card, was there -- did you -- were you
- 11 able to access the SD card?
- 12 A. Yes. So we exchanged information again to decrypt it
- 13 because it was encrypted, but there was no money exchange. But
- 14 we were able to open it up.
- 15 Q. And did it contain the Navy's Restricted Data?
- 16 A. No.
- 17 Q. What did it contain?
- 18 A. It contained basically a letter to us explaining what this
- 19 | individual had access to.
- 20 || Q. And what did the individual say that he or she had access
- 21 to?
- 22 A. Basically --
- 23 Q. You're welcome to read it.
- 24 A. Okay. Basically if you add it all up, it's a little more
- 25 | than 11,000 pages of classified material that they're willing

to send to us in exchange for additional money. Q. And does the letter indicate how this data was taken from 2 3 the United States Navy? 4 A. Yes. So let me just read this little excerpt. It will clarify that question. 5 "I hope your experts are very happy with the sample 6 7 provided." Which he was referring to the Jefferson County 8 drop. 9 "This information was slowly and carefully collected over 10 several years in the normal course of my job to avoid 11 attracting attention and smuggled past security checkpoints a 12 few pages at a time. I can answer your expert's questions 13 using my knowledge. I've divided the [REDACTED] into 51 14 packages. All but the last have 100 sheets each. The first 15 contains the [REDACTED] and the first of the drawings. If I 16 understand your letter correctly, you offer an additional 17 \$70,000 in Monero for the [REDACTED]. I propose the same 18 payment schedule for the remaining files: 100,000 U.S. dollars 19 in Monero for each of the 49 packets -- there's nothing -- not 20 additional for 51. In total, \$5 million in U.S. -- U.S. dollars in Monero." 21 22 And then he concludes -- and concludes, "My friend, we have both taken considerable risks to reach this point and with good 23 24 luck we will have -- will soon have much to celebrate." 25 O. So to --

1 MS. SMOLAR: Your Honor, at this time, I'd ask that Government's Exhibit 9 be admitted. 2 3 THE COURT: Any objection, sir? 4 MR. MACMAHON: No objection, Your Honor. THE COURT: It will be so admitted. 5 (Government's Exhibit No. 9 was admitted.) 6 7 BY MS. SMOLAR: So to summarize, based on what you just read to us, the 8 writer of that letter was offering 51 packages of Restricted 9 10 Data for a total of \$5 million in cryptocurrency? 11 That's correct. 12 Did the FBI agree to the demands set out in the letter? 13 Yes. Α. 14 And was another dead drop then set up? Q. 15 Yes. Α. 16 And where was that one set up for? 0. 17 So that one was set up for August 28th in eastern Virginia. 18 What did the FBI observe on August 28, 2021, with regard to 19 this dead drop? So the FBI observed Jonathan Toebbe arrive at this dead 20 21 drop alone where he serviced it. 2.2 Q. And location information for Diana's whereabouts, what did 23 that tell you? 24 A. She was at their residence in Annapolis, Maryland.

Q. And based on your investigation, do you have an

25

- 1 | understanding of why she was not with him?
- 2 A. So prior to that, the FBI learned through investigation and
- 3 \parallel through observation that Diana had ankle surgery, and she was
- 4 | wearing a walking boot. And the location of the eastern
- 5 Virginia dead drop was a rough terrain, and it would likely be
- 6 difficult for her to walk into that.
- 7 \mathbb{Q} . You were present on the August 28, 2021, dead drop?
- 8 A. Yes.
- 9 Q. And what did you observe of Jonathan's demeanor on that
- 10 day?
- 11 A. Jonathan was extremely nervous. More nervous than we've
- 12 seen him on the previous ones and just very cautious of what
- 13 was going on around him.
- 14 Q. Based on your training and experience, what did you
- 15 | attribute that nervousness to?
- 16 A. Because Diana was not there to act as a lookout.
- 17 | Q. Did Jonathan leave something for -- in the dead drop?
- 18 A. Yes. Again, he had left -- and it was exchange of
- 19 information. He took our information and left information.
- 20 | Q. And did the FBI retrieve another SD card from this dead
- 21 drop?
- 22 A. Yes. It was housed within a package of gum.
- 23 | Q. And did the SD card contain Restricted Data relating to the
- 24 United States Navy?
- 25 A. It contained 1 of the 51 packets of the Restricted Data.

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investigation.

PETER OLINITS - DIRECT EXAMINATION

Q. And the FBI paid how much Monero cryptocurrency for this data? A. \$70,000. Was there also a letter in with this SD card? Q. Yes. Α. Can you please read the relevant portions of that letter? Q. "I have considered the possibility -- the possible need to leave on short notice. Should that ever become necessary, I will be forever grateful for your help extracting me and my family. I surmise the first step would be unannounced travel to a safe third country with plans to meet your colleagues. We have passports and cash set aside for this purpose. I pray such a drastic plan will never be needed, but you are right. It is a comfort to know you are ready and willing to aid us. Please let me know what I should do to prepare for this last resort. "You asked if I am working alone. There's only one other person I know is aware of our special relationship, and I trust that person absolutely. I was extremely careful to gather the files I possess slowly and naturally in the routine of my job so no one would suspect my plan. We received training on warning signs to spot insider threats. We made very sure not to display even one -- even a single one. I do not believe any of my former colleagues would suspect me if there is a future

"Thank you for your partnership as well as my -- as well, my friend. One day when it is safe, perhaps two old friends will have a chance to stumble into each other at a cafe, share a bottle of wine, and laugh over stories of their shared exploits. A fine thought but I agree that our mutual need for security may make that impossible. Whether we meet or not, I will always remember your bravery in serving your country and your commitment to helping me." Signed, "Alice." Q. Special Agent, you just read that there was -- the letter states, "There was only one other person I know is aware of our special relationship, and I trust that person absolutely." And then it also says, "We received training on warning signals to spot insider threats. We made sure -- we made very sure not to display even a single one." Based on your training and experience in espionage cases, what stands out to you about those statements? A. It's the first time that a letter was passed to the FBI where the pronoun "we" was used multiple times. It clearly states that there was somebody else that was aware of this relationship, and the FBI is only aware of Diana assisting him in this investigation. Q. How many of the dead drops -- there were four dead drops total; correct?

25 A. Yes.

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- 1 Q. How many of those four dead drops did Diana assist Jonathan
- 2 with?
- 3 A. Three.
- $4 \parallel Q$. So there was another dead drop that was planned after the
- 5 August 28th one; correct?
- 6 A. Correct. That was, again, in Jefferson County in
- 7 | West Virginia on October 9th.
- 8 Q. What was the FBI expecting to receive at that dead drop?
- 9 A. So in the exchange of information in the Eastern
- 10 | District -- in the eastern Virginia dead drop, the FBI
- 11 | requested five additional 100-page package -- packets for a
- 12 | total of \$500,000. So there will be potentially 500 pages of
- 13 | additional classified information.
- 14 Q. You were present on October 9, 2021, in Jefferson County,
- 15 | West Virginia?
- 16 A. Yes.
- 17 $\|$ Q. And who else was present at that dead drop location --
- 18 A. Diana.
- 19 \mathbb{Q} . -- of the defendants? Was it both Jonathan --
- 20 A. Jonathan and Diana.
- 21 | O. -- and Diana?
- 22 A. Yes.
- 23 \parallel Q. Did the FBI document this dead drop with still images and
- 24 | video surveillance?
- 25 A. Yes.

- 1 Q. And what -- tell us about the status of both of their
- 2 phones on that day.
- 3 | A. Again, geolocational information on Jonathan's phone showed
- 4 | that it was on and at home. Diana's phone was in airplane
- 5 mode, and it was working fine all morning not in airplane mode
- 6 until she got in the vehicle to drive to Jefferson County where
- 7 | at that point, the geolocational information failed to register
- 8 so the airplane mode was turned on.
- 9 Q. And when she was arrested, what did she tell you about the
- 10 status of her cell phone?
- 11 A. She said it was in airplane mode.
- 12 | Q. How long was the drive from their home in Annapolis,
- 13 | Maryland, to the dead drop location?
- 14 A. I think it was like an hour and a half.
- 15 Q. Each way; correct?
- 16 A. Yes.
- 17 || Q. And did they leave anyone at home during their drive to
- 18 | West Virginia?
- 19 A. They left their 11-year-old minor child at home alone.
- 20 Q. And how do you know that?
- 21 A. Through surveillance and a subsequent search warrant at
- 22 | their residence revealed that that individual was the only
- 23 person at home.
- 24 $\|$ Q. If a phone was on airplane mode and another phone was in
- 25 | the house, based on your experience, how would that 11-year-old

- child be able to contact his parents by phone? A. They would not be able to. 2 3 Q. Going to show you what's been marked as Government's 4 Exhibit 10. Can you please identify what we are seeing on Government's 5 Exhibit 10? 6 7 A. So this was a drop location in Jefferson County, West Virginia, on October 9, 2021. Jonathan is servicing the 8 dead drop. Again, with Diana acting as a lookout. 9 10 Q. How close would you say Diana is to Jonathan in this picture? 11 12 A. A couple feet away. 13 MS. SMOLAR: Move to admit Government's Exhibit 10. 14 THE COURT: Any objection, sir? 15 MR. MACMAHON: No, Your Honor. 16 THE COURT: It will be so admitted as Government's 17 Exhibit 10. 18 (Government's Exhibit No. 10 was admitted.) 19 BY MS. SMOLAR: 20 Q. I want to show you what's been marked as Government's Exhibit 11. 21 2.2 MS. SMOLAR: And I'd move to admit Government's --23 oh, I did that. Sorry. BY MS. SMOLAR:
- 24
- 2.5 Q. Can you please identify Government's Exhibit 11? Is this

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one of the photos that the FBI took from the October 9th dead
    drop?
 2
 3
   A. Yes.
 4
    Q. What's happening in this photo?
    A. Again, they're arriving at the location of the dead drop
 5
    together. They are clearly looking around for potentially
 6
 7
   people that could see them doing it. And when it was serviced,
    there was no one in the area.
 8
 9
              MS. SMOLAR: Move to admit Government's Exhibit
10
    11.
11
              MR. MACMAHON: No objection, Your Honor.
              THE COURT: It'll be so admitted.
12
13
        (Government's Exhibit No. 11 was admitted.)
14
   BY MS. SMOLAR:
15
        I'm going to show you what's been marked as Government's
16
   Exhibit 12.
17
        Agent, is this another angle of the same dead drop?
   A. It is.
18
19
    Q. What are we seeing here?
20
       So actually in the previous picture, you can see that
21
    Jonathan was holding a water bottle. In this picture, she is
2.2
    holding Jonathan's water bottle as she's acting as a lookout
23
    while he services the drop.
              MS. SMOLAR: Move to admit Government's Exhibit 12.
24
25
              MR. MACMAHON: No objection, Your Honor.
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1
              THE COURT: It'll be so admitted.
        (Government's Exhibit No. 12 was admitted.)
 2
   BY MS. SMOLAR:
 3
   Q. Did the FBI also have video surveillance of this dead
 4
   drop?
 5
   A. Yes.
 6
 7
             MS. SMOLAR: Your Honor, at this time, I'd ask that
   we show Government's Exhibit 5, the last video, to the Court
 8
   and to defense counsel.
10
              THE COURT: Are we ready to proceed with that?
11
              THE CLERK: Yes.
12
              THE COURT: All good?
13
       All right. You may proceed.
14
        (Play video.)
15
              THE CLERK: Go ahead and turn it on (indiscernible).
16
             THE COURT: You may proceed.
17
             MS. SMOLAR: Turn it back on. Just give me a second,
18
   please.
19
              THE COURT: All right.
20
   BY MS. SMOLAR:
21
   Q. Agent, based on your training and experience, can you tell
22
   us what you observed of relevance in that video?
23
   A. Again, walking down to the trail together. Looking around.
24
   Specifically, Diana making sure she was watching the
25
   surroundings as a dead drop was being serviced. A very quick
```

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1
    service which is very typical of tradecraft of espionage
    subjects. They don't want to be on the "X" too long. And,
 2
 3
    again, walking away together. Dressed as you would if you were
    taking a hike in the woods.
 4
              MS. SMOLAR: Move to admit the last video on
 5
    Government's Exhibit 5.
 6
 7
              MR. MACMAHON: No objection, Your Honor.
              THE COURT: It'll be so admitted.
 8
        (Government's Exhibit No. 5, excerpt, was admitted.)
 9
   BY MS. SMOLAR:
10
11
    Q. What was left at the dead drop by Diana and Jonathan Toebbe
12
    that day?
13
   A. So it was an additional SD card. Again, in a gum wrapper.
14
   A gum package.
15
        I'm going to show you what's been marked as Government's
16
    Exhibit 13.
17
        Could you please identify Government's Exhibit 13?
18
   A. So it's a Dentyne Ice gum packet where one of the pieces of
19
    gum is pushed through the foil, and replaced is a small SD card
20
    that fits in that specific spot. And that's what was left at
21
    the drop location.
2.2
              MS. SMOLAR: Move to admit Government's Exhibit 13.
23
              MR. MACMAHON: No objection, Your Honor.
              THE COURT: It will be so admitted.
24
25
        (Government's Exhibit No. 13 was admitted.)
```

- 1 BY MS. SMOLAR:
- 2 | Q. The defendants were arrested on October 9th after making
- 3 | this drop; correct?
- 4 A. Yes. Both.
- $5 \parallel Q$. And was the FBI able to access this SD card?
- 6 A. No.
- $7 \parallel Q$. Was the FBI able to determine what was on the SD card in
- 8 | general?
- 9 A. Yes. So, again, we asked for 500 pages. Five 100-page
- 10 documents of classified Navy information. When we looked at
- 11 | the SD card, we saw five large PDF files. We saw -- and they
- 12 were encrypted. We saw one text file which was encrypted which
- 13 | we believe is likely a letter because that's what's been
- 14 | happening in all these other subsequent ones or previous ones.
- 15 And there was one unencrypted Monero address so which we would
- 16 | be able to pay them, and they would be able to give us the
- 17 decryption code to access these packets of information.
- 18 Q. Was a search conducted at the Toebbe residence on
- 19 October 9th after their arrest?
- 20 A. Yes.
- 21 Q. By the FBI?
- 22 A. Yes.
- 23 \mathbb{Q} . And what was that address?
- 24 A. 125 Boyd Drive in Annapolis, Maryland.
- 25 Q. Just generally can you tell us the types of things that

were located in that home? 1 A. So the FBI recovered a crypto-wallet, shredded documents, 2 3 \$11,300 in cash, children's valid passports, information 4 contained about their passports. There was a go-bag in their bedroom that contained a Macintosh computer, a USB drive, and 5 some latex gloves in the backpack. We also were able to 6 7 identify Jonathan's iPhone in the on position, plugged in, charging in their bedroom among other things that we were able 8 to identify. 9 10 MS. SMOLAR: Your Honor, at this time, I'd like to 11 show the witness Government's Exhibit 14 to 25 just to speed 12 things up a bit. I'll provide a packet to everyone of those 13 exhibits. 14 That's fine. Go ahead. THE COURT: 15 BY MS. SMOLAR: 16 Q. Special Agent, I'm going to take -- ask you to take a look 17 at Government Exhibits 14 to 25. We will go through each one 18 individually, but can you tell us generally what this packet of 19 exhibits includes? 20 A. It includes photographs that the FBI took of some of the 21 items I just described. 2.2 Q. Okay. Great. Let's look at Government's Exhibit 14 23 specifically. And can you tell us what some of the items that 24 we see in that photograph are and the location of that 2.5 photograph?

```
1
   A. Yeah. The location of this photograph is in Jonathan and
   Diana's bedroom. Item number 4 is Jonathan's iPhone.
 3
   number 9 is some type of box but within that box was $11,300 in
 4
   cash. It appears to be a cardboard box. Items number -- item
   number 8 were the two minor children's passports that are
 5
   valid. And item number 6 was the location of the
 6
 7
   crypto-wallet. It was in a container. That was what that
   picture shows.
 8
 9
   Q. Okay.
10
             MS. SMOLAR: Move to admit Government's Exhibit 14.
11
              THE COURT: Any objection, sir?
12
             MR. MACMAHON: No objection to any of these exhibits,
13
   Your Honor, if that helps.
14
              THE COURT: All right.
15
             MS. SMOLAR: That will speed things up.
16
              THE COURT: That will speed things up quite a bit.
17
   Thank you.
18
        They'll all be admitted. And you're referring to Exhibits
19
   14 through --
20
             MS. SMOLAR: Through 25.
                          Through 25.
21
              THE COURT:
22
        (Government's Exhibit Nos. 14 through 25 were admitted.)
   BY MS. SMOLAR:
23
24
       If you could draw your attention to Government's Exhibit 15
25
   and just tell us what that is.
```

- 1 A. It's Jonathan Toebbe's iPhone that's plugged in in the on
- 2 position.
- 3 Q. Turned on you mean?
- 4 A. Turned on.
- 5 | O. And Government's Exhibit 16?
- 6 $\|$ A. That's the cardboard box that the \$11,300 was found in in
- 7 cash.
- 8 Q. And Government's Exhibit 17. Is that the cash you're
- 9 referring to?
- 10 A. Yes. It was \$100 bills wrapped up in rubber bands.
- 11 Q. All \$100 bills?
- 12 A. Yes.
- 13 Q. Government's Exhibit 18. Is that the go-bag that you
- 14 referred to?
- 15 A. Yes.
- 16 Q. Tell us what a go-bag is.
- 17 A. It's a bag that you can utilize to get out of a situation
- 18 or leave very quickly.
- 19 Q. And let's look at Government's Exhibit 19. What was in the
- 20 go-bag?
- 21 A. A Macintosh computer which is number 15 in this photograph.
- 22 Evidence item number 15.
- 23 Q. And I'm going to ask you to turn your attention to
- 24 | Government's Exhibit 20. Is that the Macintosh with something
- 25 on top of it?

- 1 A. Yes. Latex gloves.
- 2 ||Q. And were the latex gloves also found in the go-bag?
- 3 A. Yes.
- 4 Q. And just to go back to the Macintosh for a minute, did you
- 5 | tell us earlier that the metadata from the SD cards that you
- 6 examined were from a Macintosh?
- 7 A. Macintosh operating system, yes.
- 8 Q. Government's Exhibit 21. What's that?
- 9 $\|$ A. This is the USB drive that was also found in that go-bag.
- 10 Q. Let's look at Government's Exhibit 22 and 23 together.
- 11 What is -- where was this item found and what is it?
- 12 A. So this item was found in a different room of the house.
- 13 | This appears to be in a laundry room. They are -- it's a large
- 14 bag. A trash bag full of shredded documents.
- 15 Q. Just going to point out it looks like a lot of these
- 16 documents are in color. Did any of the letters refer to color
- 17 | photographs?
- 18 A. Yes. The writer of those letters that we were receiving as
- 19 part of the undercover operation indicated that they had
- 20 created color documents and graphs to make it easier for
- 21 | COUNTRY1 to understand what they were looking at.
- 22 Q. Let's look at Government's Exhibit 24 and 25. Can you
- 23 explain what these two exhibits show?
- $24 \parallel A$. Sure. Item 25 actually may be better to start with. So
- 25 | they're photographs of Diana and Jonathan. Their passport

- 1 photographs. On the top right of that -- of this exhibit, you
- 2 see only two photographs. And there actually should be four so
- 3 | two were missing. In this same area, which was on their
- 4 kitchen table, we also found a United States Postal Service
- 5 receipt with a tracking number that was dated September 18,
- 6 2021, and it was directed towards Philadelphia, Pennsylvania.
- $7 \parallel Q$. And did your investigation reveal what was happening with
- 8 Diana and Jonathan's passports?
- 9 A. So -- yes. They had expired in February 2021. And this
- 10 | happened on a Saturday that we did this search. On Monday the
- 11 | FBI followed up with the Department of State, and they did
- 12 confirm that they had in their possession both of their
- 13 passports, and they were being processed in an expedited
- 14 fashion.
- 15 Q. So they had requested expedited passports; correct?
- 16 A. Yes.
- 17 | Q. Did you have an opportunity to examine as part of your
- 18 | investigation whether Diana and Jonathan share a bank account?
- 19 A. Yes. And they do.
- 20 | Q. And did that bank account have a sufficient balance to
- 21 | allow them to leave the United States?
- 22 A. Yes.
- 23 \parallel Q. We've talked about some of the things that you did find in
- 24 | the house. Let's talk about what you didn't find in the house.
- 25 | Did you find the \$100,000 in cryptocurrency Monero that was

- 1 paid by the FBI to the Toebbes?
- 2 A. No.
- 3 $\|$ Q. Did you find the extra 50 packets of Restricted Data that
- 4 | were offered to the FBI for \$5 million in the home?
- 5 A. We did not.
- 6 \parallel Q. And you still haven't located those packets; correct?
- 7 A. That's correct.
- 8 Q. Based on your training and experience, you've discussed a
- 9 few things about tradecraft and what the Toebbes did to
- 10 disguise their identities and not get caught; correct?
- 11 A. Yes.
- 12 | Q. We talked about airplane mode. We talked about her acting
- 13 as a lookout. Was there anything else that you have since
- 14 | their arrest located on a search of any of their devices?
- 15 A. Yes. So a subsequent search of Jonathan's cell phone and
- 16 prior investigation revealed that Diana also had a Signal
- 17 | account. So there's a Signal account registered to Diana as
- 18 | well as Jonathan. And a Signal account is an encrypted
- 19 application to communicate.
- 20 | Q. Was there also a Telegram application on her phone?
- 21 A. Yes.
- 22 Q. What's that?
- 23 | A. It's also an encrypted application to communicate between
- 24 | two parties.
- 25 | Q. Okay. And during your review of that Signal application,

- 1 | did you find any communications by Diana Toebbe that reflected
- 2 | an interest in leaving the country?
- 3 A. Yes. We found quite a bit.
- $4 \parallel Q$. And did you prepare an exhibit for purposes of today's
- 5 | hearing to read to the Court concerning these statements?
- 6 A. Yes.
- 7 $\|$ Q. I'm going to show you Government's Exhibit 26. Do you have
- 8 a copy?
- 9 A. Yes.
- 10 Q. So this is not all the communications that you have;
- 11 | correct?
- 12 | A. No.
- 13 Q. This is just an excerpt that you prepared for today's
- 14 hearing?
- 15 A. Right.
- 16 | Q. Correct? And it's from the Signal application?
- 17 A. Yes. That was found on Jonathan's phone.
- 18 $\|$ Q. Can you please read the date, the person stating the
- 19 statement, and the message for us, please.
- 20 A. So there was four messages on March 4, 2019. Jonathan
- 21 says, "I am also thinking about Plan A. It's not morally
- 22 defensible either. We convinced ourselves it was fine, but it
- 23 | really isn't either, is it?"
- 24 Diana responded, "I have no problems at all with it. I
- 25 | feel no loyalty to abstractions."

1 Diana writes, "This was totally and completely different." John writes, "Let's forget entirely about Plan B. Wrong to 2 3 have even considered it. I'm checking on A now." On March 7, 2019, Jonathan writes, "We've got passports and 4 some savings. In a real pinch, we can flee quickly." 5 Diana writes, "Right. Let's go sooner than later." 6 7 Jonathan writes, "I really don't want to go back to making \$50,000 a year, especially not in a country where we don't know 8 the language." 9 10 Diana writes, "That wouldn't necessarily be how it would be." 11 12 Jonathan says, "Realistically, my engineering degree is 13 basically worthless overseas." Diana says, "You keep saying that, but I don't see the 14 15 evidence. I cannot believe that the two of us wouldn't be 16 welcomed and rewarded by a foreign government." 17 Jonathan writes, "I'm not a PE, and my specialized 18 knowledge makes it hard to get anything in commercial nuclear 19 which is just as dead in Europe as here." 20 Jonathan writes again, "Let's talk when I get home." 21 Diana says, "I'm done talking about it right now. I'm 22 getting angry." On October 5, 2020, Diana writes, "I think we need to be 23 24 actively making plans to leave the country." 25 MS. SMOLAR: Your Honor, this is a demonstrative

1 exhibit for purposes of today's hearing. We can move its admission if there's no objection. 2 3 THE COURT: Is there an objection to the admission? MR. MACMAHON: No objection, Your Honor. 4 THE COURT: Be so admitted. 5 MS. SMOLAR: Admitted. 6 7 (Government's Exhibit No. 26 was admitted.) BY MS. SMOLAR: 8 Q. So we talked about the fact that the \$100,000 in Monero has 9 10 not been located; correct? 11 A. Yes. 12 All the classified documents have not yet been recovered; 13 correct? 14 A. Yes. 15 And the FBI also has not yet obtained full access to the 16 ProtonMail accounts of the defendants; correct? 17 A. That's correct. Q. And during the course of your investigation, did you 18 19 discover whether or not Jonathan Toebbe had a ProtonMail 20 account? 21 A. Yes, he did. 2.2 Q. And at some point in your investigation, did you learn 23 whether he had upgraded that account? 24 Yes. So in November -- so Jonathan Toebbe had a Proton 25 account since at least 2012 because he used it on his SF-86.

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PETER OLINITS - DIRECT EXAMINATION

However, in 2018 -- in November of 2018, Jonathan purchased what's called a Visionary Proton Plan. It costs \$479 and it's a two-year plan. That plan gives you access to the ability to resonate out of -- of your choice of 55 countries, a VPN network as well as a Tor which is The Onion Router. So it's a way to deeply encrypt and disguise any communications on ProtonMail. It's their highest level of protection that they offer. After that expired in November 2020, he renewed it for another two years for \$479, and I was able to see that in their joint checking account. Q. And is there any -- based on your training and experience, what concerns do you have about -- for example, if Mrs. Toebbe was to go home today and access the internet, what could she do? A. She could further hide the \$100,000 where the government would not be able to find that. She could use that money to flee the country. She could access that money from any country as long as she had access to the internet. She could alter any type of electronic accounts that we're unaware of or unable to get into, including ProtonMail accounts. She could alter or destroy any type of cloud-based accounts that the two of them may have. Q. And did you learn during the course of your investigation

that there was a drop box account that has yet to be accessed

- 1 | as well?
- 2 A. Yes. And, lastly, she could potentially sell this to other
- 3 | buyers as was described which was already part of potentially
- 4 | their plan.
- 5 Q. And at this point in time, you don't know whether other
- 6 | countries have been solicited by these defendants?
- 7 A. Not at this time.
- 8 MS. SMOLAR: No further questions, Your Honor.
- 9 THE COURT: Mr. MacMahon, cross examination, sir?
- MR. MACMAHON: Thank you, Your Honor.

11 CROSS EXAMINATION

- 12 BY MR. MACMAHON:
- 13 Q. Agent, I'm sorry. It's been a while. I forgot your
- 14 name.
- 15 A. Peter Olinits.
- 16 Q. How do you say that again?
- 17 A. Olinits.
- 18 Q. Let's try to go backwards. These Telegram messages that
- 19 | you just read --
- 20 A. Yeah.
- 21 Q. -- those are from a couple of years ago; right?
- 22 A. That's correct.
- 23 $\|$ Q. And they all predate anything that happened in this case,
- 24 | don't they?
- 25 A. No. So there is metadata on the original --

- 1 $\|$ Q. Sir, these -- what you just read to the Court predates what
- 2 | happened in this case. I'll ask you --
- 3 A. Now --
- $4 \parallel Q$. -- about the metadata in a second.
- 5 A. Okay.
- 6 MS. SMOLAR: Objection, Your Honor. He was trying to
- 7 answer the question.
- 8 THE COURT: I'm going to allow him to answer the
- 9 question, but I think Mr. MacMahon's question was "Do they
- 10 | predate?" I'd like to hear the defendant -- the witness's
- 11 answer to that.
- 12 A. So the metadata showed that the SD card that was sent to
- 13 | COUNTRY1 on April 1, 2020, was taken around the timeframe or
- 14 was put on that card around the timeframe of 2018. So this is
- 15 after that.
- 16 BY MR. MACMAHON:
- 17 | Q. Okay. Well, let's -- you know from all of your
- 18 | surveillance of the Toebbe residence that Mrs. Toebbe was not a
- 19 | fan of President Trump; correct?
- 20 A. I suppose.
- 21 Q. Yeah. And there was talk in other documents that you saw
- 22 about her wanting to leave the country if Trump got reelected.
- 23 You saw that too, didn't you?
- 24 A. Yes.
- 25 Q. She's not the only liberal that's wanted to leave the

- 1 | country over politics; right, sir?
- MS. SMOLAR: Objection, Your Honor. That's not a
- 3 relevant question for this agent.
- 4 | THE COURT: It's not, but I'm going to allow him to
- 5 ask his questions. I allowed you to ask your questions. This
- 6 | is a detention hearing so go right ahead.
- 7 | BY MR. MACMAHON:
- 8 Q. That's correct, isn't it, sir?
- 9 A. Yes.
- 10 | Q. Now, the computer that you accessed, the Macintosh
- 11 computer, you've of course had a chance to look at that
- 12 | computer, haven't you?
- 13 A. Not at this time.
- 14 Q. That was Mr. Toebbe's computer, wasn't it?
- 15 A. Yes.
- 16 Q. Mrs. Toebbe's computer was given to her by her work. Have
- 17 | you seized that too?
- 18 A. I believe so.
- 19 $\|$ Q. Okay. And did you find any evidence on Ms. Toebbe's
- 20 computer at all that she drafted a single one of these notes
- 21 | that you sat here and read in court today?
- 22 A. We haven't been able to examine all the evidence at this
- 23 | time.
- $24 \parallel Q$. But the Macintosh computer that you were -- you seized from
- 25 | the residence, you're saying you haven't been able to look at;

- 1 | correct?
- 2 A. It's still an ongoing investigation.
- 3 $\|$ Q. Okay. But that's the kind of computer that the notes that
- 4 you read here on and on in court today would have been composed
- 5 on, isn't that correct?
- 6 A. Yes.
- 7 | Q. Okay. And so you don't have any evidence sitting here
- 8 today that Mrs. Toebbe drafted a single one of those notes that
- 9 you read today in court; correct?
- 10 A. Again, not at this time.
- 11 | Q. And you've been working on this for a while, haven't you,
- 12 | sir?
- 13 A. Yes.
- 14 Q. Okay. Did you put wiretaps inside of their house?
- 15 A. No.
- 16 $\|$ Q. So you don't have any -- did you put wiretaps inside of
- 17 | their car?
- 18 A. No.
- 19 \mathbb{Q} . Any listening devices at all?
- 20 A. No.
- 21 Q. So did you record any of the cell phone calls between
- 22 Mr. and Mrs. Toebbe?
- 23 A. No.
- 24 | Q. That's part of your investigate -- you didn't do any of
- 25 | that as part of your investigation?

- 1 A. We've done quite a bit of search warrants but not any kind
- 2 of listening devices.
- 3 \parallel Q. You didn't do anything proactive while any of the events
- 4 | you've talked about today were happening; correct?
- 5 A. We did search warrants on historical cell site data,
- 6 geolocational data of their phones, their email accounts,
- 7 | things like that.
- 8 Q. Right. And the FBI can go to a judge and get permission to
- 9 | put a listening device in somebody's car, can't they?
- 10 A. Yes.
- 11 | Q. And you didn't do it?
- 12 A. Right.
- 13 Q. Right?
- 14 A. That's correct.
- 15 Q. Okay. So you don't have any recordings of what Mr. Toebbe
- 16 may have told Mrs. Toebbe as they drove to any of these sites;
- 17 | correct?
- 18 A. That is correct.
- 19 $\|$ Q. And you don't have any listening device warrants for the
- 20 | house; you can't give me any -- you don't have any recordings
- 21 | whatsoever of what Mr. Toebbe may have told her he was up to in
- 22 | this timeframe; right?
- 23 | A. No. But, again, in the letter, he had stated that there
- 24 was one person that knew about this relationship, and the only
- 25 person --

- 1 Q. Agent, this will go a lot faster if you answer my
- 2 | questions. You don't have any -- you don't have any recordings
- 3 | whatsoever of what Jonathan Toebbe told his wife he was up to
- 4 | in the time that you were working on this case?
- 5 A. Correct.
- 6 Q. That's correct. And when you read the email, you have no
- 7 | evidence that Mrs. Toebbe ever saw that email, drafted it, or
- 8 | had anything to do with it; correct?
- 9 A. Not at this time, but we still have a lot of evidence to
- 10 review.
- 11 | Q. And when it says that there's only one person -- you don't
- 12 | even know if that's a true statement, do you?
- 13 A. What I do know is that she was there for three of the four
- 14 dead drops where classified information was exchanged.
- 15 | Q. And, again, you don't have any idea what Mr. Toebbe told
- 16 her he was up to at all. You just assumed she was a
- 17 | conspirator in his plans; correct?
- 18 MS. SMOLAR: Objection, Your Honor. He's asked and
- 19 answered the same question many times already.
- 20 THE COURT: Go ahead with your line of questioning.
- 21 | I'm going to overrule your objection.
- 22 Go ahead, Mr. MacMahon.
- 23 BY MR. MACMAHON:
- 24 Q. Do you need me to ask that question again?
- 25 A. Yes, please.

- 1 Q. Other than your suspicion, based upon your training and
- 2 experience, that she was present when these three dead drops
- $3 \parallel \text{took place}$ and that she had a phone on airplane mode, you don't
- 4 | have any evidence whatsoever that she knew what Mr. Toebbe was
- 5 doing with any of these plans that he took with him from the
- 6 Navy Yard, do you?
- 7 A. No -- no listening -- recorded plans.
- 8 | Q. No anything. You don't have anything, do you?
- 9 A. Again, we have a lot of digital evidence to review at this
- 10 time.
- 11 Q. Did it occur to you as part of your investigation that
- 12 | maybe Mr. Toebbe was telling her he was up to something other
- 13 | than espionage against the United States?
- 14 A. I think that would be a difficult thing to sell but maybe.
- 15 Q. But maybe. Mrs. Toebbe never had access to any classified
- 16 | information at all, did she?
- 17 A. She did not.
- 18 Q. Right. She wasn't stealing information from the Navy Yard
- 19 and taking it out and bringing it home, was she?
- 20 A. No.
- 21 Q. Right. You don't have any evidence she ever even went to
- 22 | the Navy Yard or any other facility where these documents for
- 23 | the \$3 billion submarine might have come from; correct?
- 24 A. Correct.
- 25 $\|$ Q. Never, never in her life did this woman have access to any

- l classified information whatsoever?
- 2 A. She never had a clearance, no.
- 3 \parallel Q. Okay. And you don't know of any discussions that she may
- 4 | have had with her husband about whether he stole classified
- 5 | information from the federal government; right?
- 6 A. I don't believe so.
- $7 \parallel Q$. Now, you testified a lot about Mrs. Toebbe and her SDRs.
- 8 | That's a great word in counterespionage, isn't it, Agent?
- 9 A. It's a tradecraft term, sir.
- 10 Q. Right. And the tradecraft in this case was not good. It
- 11 was terrible, wasn't it?
- 12 A. I mean they went above and beyond to disguise things in
- 13 different -- you know, as we saw in a Band-Aid, in gum
- 14 wrappers, dressing the part for the locations they were at,
- 15 | walking significant, you know, distances to try to -- when
- 16 | there was areas that they could have parked a lot closer.
- 17 || Q. Sir, you knew what they were doing the whole time. Its SDR
- 18 and tradecraft was terrible, wasn't it? He fell right for your
- 19 trap and handed you all these documents in exchange for a
- 20 | little bit of money. That's correct, isn't it?
- 21 A. I don't think it was terrible.
- 22 Q. Okay. Well, they're certainly here now, aren't they?
- 23 A. Yes.
- 24 Q. Okay. And Mrs. Toebbe was never trained whatsoever in
- 25 anything like an SDR or tradecraft or anything like that, was

1 she?

- 2 \parallel A. It said in one of the letters that "We" -- the pronoun we
- 3 | -- "have been very careful in not to present any of the insider
- 4 | threats." That was a quote.
- 5 Q. Right. And you don't even know if that's true, whoever
- 6 wrote that; right?
- $7 \parallel A$. Whoever wrote it was trying to be honest with the
- 8 undercover operation.
- 9 Q. And it says actually in the letter -- I think your own
- 10 counsel -- it says, "We received training on warning signs."
- 11 Right? "We received training."
- 12 You said, "Oh, Judge, here's a place where they said we
- 13 | again." Right?
- 14 A. That's right.
- 15 Q. You remember that?
- 16 A. Yes.
- 17 Q. She never received any training. She's a school teacher.
- 18 A. He had training, and he could have trained her.
- 19 Q. But you don't know that that ever happened. That's another
- 20 one of your suppositions in this case; right?
- 21 A. We have to review more evidence.
- 22 Q. And you want her detained while you review more evidence to
- 23 | find out maybe this woman is innocent; correct?
- 24 A. I would like her detained because I believe she's a flight
- 25 risk.

- 1 | Q. Okay. Well, she doesn't even have a passport, does she?
- $2 \parallel A$. The passport is currently with the Department of State.
 - Q. Sir, she doesn't have a passport; right?
- 4 A. That's correct.

3

- 5 Q. Okay. And in your review of the evidence you seized in her
- 6 | house, didn't you find out that the family was planning a trip
- 7 | in early February and that's why they were getting their
- 8 passports renewed?
- 9 A. They were planning a trip, but that still doesn't preclude
- 10 her from potentially leaving the country.
- 11 Q. Okay. You told the judge that she was ordering passports
- 12 on an expedited basis, and you wanted to suggest to the Court
- 13 | that she was getting ready to flee the United States; right?
- 14 A. Yes.
- 15 Q. But she was going on a trip in February. Why didn't you
- 16 | tell the judge that? It wasn't on the list of questions, sir?
- 17 $\|$ A. I did know about the trip that they were potentially
- 18 | planning. I think it was in the spring of 2022.
- 19 $\|$ Q. Right. And you don't have any information that Mrs. Toebbe
- 20 knows where any of this crypto-money is, how to access it, or
- 21 | how to do anything with cryptocurrency, do you?
- 22 A. At this time, no, but we did find a crypto-wallet in their
- 23 | house.
- 24 Q. Right. Did you take fingerprints off of that?
- 25 A. At this time, we have to analyze that.

- 1 | Q. But you didn't -- you're not going to tell the judge you
- 2 | found her fingerprints on a crypto-wallet; right?
- 3 $\|$ A. I don't -- we did not at this point.
- 4 Q. Okay. You didn't find her fingerprints on any of the
- 5 documents or anything that was left at any of the dead drops;
- 6 right?
- 7 $\|$ A. Some of that is still being processed.
- 8 Q. Oh. They're still working on that too, sir? You have any
- 9 | video of her packing a sandwich with an SD card in it?
- 10 A. We do not, sir.
- 11 Q. Do you have any video of Mrs. Toebbe putting a Band-Aid
- 12 | together with an SD card in it?
- 13 A. No.
- 14 Q. You didn't put any cameras inside their house as part of
- 15 | this investigation to see what they were up to?
- 16 A. We did not.
- 17 | Q. You think Mrs. Toebbe knows the first thing about nuclear
- 18 | submarines?
- 19 A. I don't have any reason to believe she would.
- 20 | Q. What do you know about Mrs. Toebbe's background? She has
- 21 | no prior record at all; correct?
- 22 A. That is correct.
- 23 | Q. All right. She has a husband who has apparently been
- 24 | running around trying to sell secrets that the FBI is chasing
- 25 | around; correct?

A. With her there.

1

- 2 | Q. Right. With her there. But you've already told us you
- 3 don't know that she knew everything that was going on; correct?
- $4 \parallel A$. At this time, we still have a lot to review. We have a ton
- 5 of digital evidence we need to look at.
- 6 \mathbb{Q} . Well, in the affidavit that was -- the arrest warrant
- 7 | was -- Ms. Toebbe's name is about three times in a 25-page
- 8 | document, isn't it?
- 9 A. Yes because she was at three locations.
- 10 Q. Right. But in terms of drafting things, stealing things,
- 11 | trying to sell things, you don't have her identified as doing
- 12 any of that, do you?
- 13 A. No.
- 14 Q. Do you know how Mr. Toebbe was able to steal these
- 15 documents from classified American facilities?
- 16 $\|$ A. The only thing I know is that he -- that the letter
- 17 | indicated that he was taking out the information several pages
- 18 | at a time as to avoid scrutiny by security officers.
- 19 Q. Okay. Did you go to the Navy Yard and do a
- 20 | counterintelligence operation to see if you could catch him
- 21 | there doing it?
- 22 A. No.
- 23 Q. Didn't that occur to you, sir?
- 24 A. So how he was getting those documents out of the Navy is
- 25 | yet to be determined.

PETER OLINITS - CROSS EXAMINATION

- 1 Q. Right. And, again, she's never even been there, has no
- 2 | access to any of this information; right?
- 3 A. I don't believe so.
- $4 \parallel Q$. Right. And she couldn't give -- whoever COUNTRY1 is, she
- 5 | couldn't give anything to COUNTRY1 or anybody else if she got
- 6 out; right?
- $7 \parallel A$. She did not have access to classified information.
- 8 Q. Right. And she couldn't flee the United States without a
- 9 passport; right?
- 10 A. That's incorrect. So --
- 11 Q. With an ankle monitor on?
- 12 A. So I've worked other espionage cases that you may be
- 13 | familiar with, and I know this Court is familiar with, where
- 14 | the defendant left the country multiple times without a
- 15 passport.
- 16 Q. Okay. Not after they'd been arrested and were on bond;
- 17 | correct?
- 18 A. That's correct.
- 19 | Q. Right. And with an ankle monitor on which the pretrial
- 20 | tells the judge is a very good way. Or how about if their
- 21 | father came and stayed with them who is a retired naval
- 22 officer --
- 23 MR. MACMAHON: Excuse me, Your Honor.
- 24 BY MR. MACMAHON:
- 25 Q. -- that would -- could help as well, wouldn't it?

PETER OLINITS - CROSS EXAMINATION

- 1 A. I just read various things about her trying to leave the
- 2 country, and she was at several of these drops. So, you know,
- 3 | I think she'll try to leave the country if she's let out.
- $4 \parallel Q$. But you have no proof that she ever tried to leave the
- 5 | country and flee these charges at all; right?
- 6 A. No, but she has traveled outside the country before.
- 7 Q. Well, so have you, haven't you?
- 8 A. I have, sir.
- 9 \mathbb{Q} . Is that evidence of a crime?
- 10 A. No.
- 11 Q. Is having a Signal account evidence of a crime?
- 12 A. No. It's just tradecraft behavior of espionage subjects.
- 13 Q. Right.
- 14 A. It's one of many things.
- 15 Q. So I have a Signal account. Does that make me a spy too,
- 16 | sir?
- 17 | A. No, sir.
- 18 Q. How about a Telegram account?
- 19 A. It does not.
- 20 Q. But you want to tell the judge she had one; right? Make it
- 21 | look like she was a spy because she had a Signal account? Is
- 22 | that right, sir?
- 23 A. No, sir. I don't want that.
- MR. MACMAHON: Can I consult with counsel for a
- 25 | second, Your Honor?

PETER OLINITS - CROSS EXAMINATION

1 THE COURT: You may, sir. BY MR. MACMAHON: 2 3 Sir, I'm sorry. One last thing. 4 MR. MACMAHON: I'm sorry, Your Honor. BY MR. MACMAHON: 5 There's two children in the house, aren't there? 6 7 A. Yes. And you know from the surveillance of the house that 8 Mrs. Toebbe loves and takes care of her children; correct? 10 I do know -- I do know she's there quite a bit. 11 Right. And she's a school teacher at a private school in 12 Annapolis? 13 A. Yes, sir. 14 Q. You believe that her kids might need their mother at home? 15 I believe that if they needed to get in touch with their 16 mother when she was committing an espionage activity with her 17 husband that she shouldn't have had her phone off that day. 18 Q. Okay. Sir, that's a good argument. You don't have any 19 proof that she was committing espionage that day, do you? 20 She was witness to it, and she was assisting with it. 21 Q. She was a witness to it. Okay. 22 MR. MACMAHON: Thank you, Your Honor. That's all I 23 have. 24 THE COURT: Any redirect?

MS. SMOLAR: Yes, Your Honor.

PETER OLINITS - REDIRECT EXAMINATION

REDIRECT EXAMINATION

- 2 BY MS. SMOLAR:
- $3 \parallel Q$. Special Agent, are you aware of an indictment that was
- 4 | returned yesterday that charged Diana Toebbe with three very
- 5 | serious federal crimes?
- 6 A. Yes.

- 7 Q. Espionage crimes under the Atomic Energy Act; correct?
- 8 A. Yes.
- 9 Q. For aiding and abetting Jonathan Toebbe at these particular
- 10 drops of Restricted Data; correct?
- 11 A. Yes.
- 12 | Q. And the Toebbes have been married for 18 years; correct?
- 13 A. Eighteen years.
- 14 Q. And during that time, Mr. Toebbe worked for the Navy;
- 15 | correct?
- 16 | A. He did.
- 17 $\|$ Q. And the MacBook that you found as well as the cash, the
- 18 | \$11,300 in cash, as well as the latex gloves, they were all
- 19 | found in their shared bedroom; correct?
- 20 A. Shared bedroom, yes.
- 21 $\|$ Q. And you don't know if Mr. Toebbe provided Ms. Toebbe with
- 22 | the passwords to the ProtonMail account, to the
- 23 | cryptocurrency -- we don't know any of that yet, do we?
- 24 A. No.
- 25 | Q. But we're going to find out; right?

PETER OLINITS - REDIRECT EXAMINATION

- A. We will.
- 2 | Q. The documents that were taken from the Navy pursuant to
- 3 \parallel Mr. Toebbe's messages, they were taken several years ago;
- 4 | correct?

- 5 \parallel A. Yes. At least around the 2018 -- 2018 timeframe.
- 6 | Q. And you learned that from looking at the metadata on the SD
- 7 | card; correct?
- 8 A. Yes.
- 9 Q. That had the date of 2018?
- 10 $\|$ A. That was the time that information was put on the SD card.
- 11 Q. Let's just talk about the passports briefly. I know you
- 12 stated that you worked on a case where someone was able to
- 13 | leave the country without a passport. Can you explain that?
- 14 A. So espionage subject wanted to basically defect to Russia
- 15 to sell classified information. As part of that plan that
- 16 | individual conducted a scouting trip to ensure their safe
- 17 passage to and from Mexico. And I think it was May of 2019
- 18 where that person was able to cross over into Mexico without a
- 19 passport and cross back into the United States. Thereafter --
- 20 | I think it was August of that month -- of that year -- she
- 21 kidnapped her six-year-old child and took her down to Texas
- 22 where they took a taxi into Mexico without a valid passport.
- 23 And they also had class -- she also had classified information
- 24 | with her during that trip.
- 25 Q. And isn't it possible that if there was a country that

PETER OLINITS - REDIRECT EXAMINATION

wanted to obtain the 50 packets of Restricted Data from Mrs. Toebbe, they could provide her with safe passage to another country with or without her current passport?

MR. MACMAHON: Objection to the form of the question about possibility. The government hasn't even bothered to talk about what embassy was reached out to. Whether it's a friendly country or otherwise. I think it's very speculative for the agent to say what might be possible in this regard.

MS. SMOLAR: Counsel just asked all kinds of possibility and speculation questions.

THE COURT: There's a lot of speculation and possibility going on in this room right now. Let's move along with the questioning, please.

14 BY MS. SMOLAR:

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- 15 \mathbb{Q} . The three drops that Diana Toebbe was present for and aided
- 16 and abetted her husband with in this case on the July 26th --
- 17 I'm sorry -- June 26th, July 31, and October 9th, she left her
- 18 children for those drops; correct?
- 19 A. Yes.
- 20 Q. And then finally with regard to the Signal messages that we
- 21 referred to, there's a discussion in here about more than one
- 22 | plan; correct? Plan A and Plan B?
- 23 A. Correct.
- 24 Q. Do any of those plans refer to President Trump?
- 25 A. No. Not that I know of.

PETER OLINITS - RECROSS EXAMINATION

1	MS. SMOLAR: No further questions.
2	THE COURT: Any recross?
3	RECROSS EXAMINATION
4	BY MR. MACMAHON:
5	Q. Sir, you just told us before that this isn't even all the
6	messages. These are the ones you picked out.
7	A. That's correct.
8	Q. Correct. So on the exhibit that you picked out, there's
9	nothing about Donald Trump?
10	A. It has to do with them fleeing the country.
11	Q. Well, that's the way you read it; right? And there are
12	A. That's what it says.
13	Q other messages that deal with leaving the country
14	because of President Trump; right?
15	A. I don't remember specifically but maybe.
16	MR. MACMAHON: That's all, Your Honor.
17	THE COURT: Any redirect?
18	MS. SMOLAR: Nothing further, Your Honor.
19	THE COURT: All right, sir. Thank you. You may step
20	down. Thank you.
21	(Witness excused).
22	THE COURT: All right. Before we proceed, let's
23	take about a five-minute break. Give everybody a chance
24	to get a drink of water and take an urgency break if
25	necessary.

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1
       So we'll be back in five minutes. We'll take a brief
 2
   recess.
 3
        (Recess 2:57 P.M. - 3:04 P.M.)
 4
              THE COURT: All right. Counsel, any additional
   evidence or witnesses that you'd like to present?
 5
             MS. SMOLAR: Just argument, Your Honor. No further
 6
 7
   witnesses.
              THE COURT: All right. Very well. Does the
 8
   defendant have any witnesses or evidence that you would like to
 9
10
   present, sir?
11
             MR. MACMAHON: No, Your Honor. Thank you.
12
              THE COURT: All right. I'll hear argument from the
13
   parties.
14
             MS. SMOLAR: Your Honor, I'd first just refer the
15
   Court to the pretrial services recommendation which is in favor
16
   of detention in this case. Clearly, electronic monitoring,
17
   home detention are insufficient to address --
18
              THE COURT: Let me just interrupt you. We may do
19
   things a little bit differently in this court, but you do --
20
   both parties have been given access to the pretrial services
21
   report.
2.2
             MS. SMOLAR: Correct.
23
              THE COURT: As part of the evidentiary aspects of
24
   this case, you're proffering the pretrial services report to
2.5
   the Court for consideration?
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MS. SMOLAR: Yes, Your Honor.
 1
 2
              THE COURT: All right.
 3
              MS. SMOLAR: Thank you. And I apologize for
 4
    that.
              THE COURT: And if you -- and what we tend to do
 5
   here is that if you proffer that, there may be portions of
 6
 7
    your pretrial services report that you'd like to point out to
    the Court. And what I do is then I give defense counsel the
 8
    opportunity to respond to that proffer and acknowledge that
 9
10
    our pretrial services officer is also present in the
11
    courtroom for examination if they'd like. So I'll give you
12
    that same option. If you want to call the pretrial services
13
    officer, you may. If you want to proffer that, I'm also
14
    going to give the defense counsel the opportunity to respond
15
    to the proffer or call the pretrial services officer. So that
16
    is entirely up to you, but I just wanted to alert you as to my
17
    procedure.
18
              MS. SMOLAR: In that case, Your Honor, I very much
19
    appreciate that, and I apologize for not being familiar with
20
    that.
        I would like to call very briefly the pretrial services
21
2.2
    officer in this matter.
23
              THE COURT: All right. Very well.
24
        (The witness was sworn in.)
25
              THE WITNESS: I do.
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DIRECT EXAMINATION

2 BY MS. SMOLAR:

- 3 $\|$ Q. Good afternoon, sir. Can you please state your name.
- 4 A. Yes. It's Michael DeHaven.
- 5 Q. And what's your title?
- 6 A. I'm a United States probation officer in the Northern
- 7 District of West Virginia assigned to the Martinsburg office.
- 8 | Q. And did you prepare this pretrial services report regarding
- 9 Diana Toebbe?
- 10 A. I did.
- 11 Q. And what was your recommendation in this report?
- 12 A. I recommended the defendant be detained.
- 13 Q. And what were the reasons, just generally if you could,
- 14 | that you recommended detention?
- 15 A. We consider primarily two categories: Risk of
- 16 | nonappearance and risk of danger. I made recommendations for
- 17 detention based on both -- aspects of both those categories.
- 18 | Q. And what were your concerns regarding risk of
- 19 | nonappearance?
- 20 A. Risk of nonappearance, if I can refer to the report, Your
- 21 | Honor, would be the nature of the instant offense. That would
- 22 | include the circumstances of the conduct, the allegations
- 23 | against her, the potential penalty of the offenses with which
- 24 | she's charged, substance abuse history, mental health -- oh,
- 25 | I'm sorry. I believe I'm reading the -- reviewing the risk of

- 1 danger here. Nature of the instant offense, substance abuse
- 2 | history, mental health history, and unexplained or potentially
- 3 undisclosed assets.
- $4 \parallel Q$. With regard to the unexplained assets, what do you mean by
- 5 | that?
- 6 A. During my interview with the defendant, she claimed almost
- 7 | no knowledge of the financial assets of her household. She'd
- 8 give very little information regarding, you know, income and
- 9 outcome, expenses of the house, assets, liabilities,
- 10 | obligations. Even simple things like checking account
- 11 | balances, savings account balances.
- 12 | Q. And you also indicate a substance abuse history?
- 13 A. Yes. During the interview with the defendant, she
- 14 acknowledged basically social consumption of alcohol but also
- 15 persistent use of -- occasional use of marijuana for a number
- 16 of years.
- 17 \mathbb{Q} . And on page 8 of your report, you indicate under the
- 18 | assessment of danger that the charge involved using a computer
- 19 to facilitate the offense. Explain that to us, please.
- 20 A. Yes. Just the ready availability of technology to
- 21 | potentially expand upon the alleged offense conduct to use it
- 22 to facilitate flight or, you know, disclose additional
- 23 | restricted information.
- 24 || Q. Just practically speaking, if the defendant was barred --
- 25 was released but barred from using the internet, would that

- 1 | necessarily solve all the risk?
- 2 \parallel A. It wouldn't. It's definitely a strategy to take to attempt
- 3 | to mitigate that specific identified risk, but it would be very
- 4 simple for the defendant to, say, borrow a smart phone from
- 5 somebody and circumvent that.
- 6 Q. Well, she has two children; right?
- 7 A. Yes, ma'am.
- 8 | Q. And they're teenage age; correct?
- 9 A. Yes, ma'am.
- 10 $\|$ Q. I assume they have cell phones that would have to be taken
- 11 | away; correct?
- 12 A. I believe they do. If they were in the home with her, I
- 13 | would recommend that certainly.
- 14 | Q. So you'd recommend that no one in the home have any access
- 15 | to the internet?
- 16 A. That would be my recommendation. You know, prohibition on
- 17 devices capable of accessing the internet in the home with the
- 18 | added stipulation that the defendant be restricted to the
- 19 residence and monitored via location monitoring.
- 20 | Q. And in these days with Zoom and school sometimes remote
- 21 | that could be very difficult for children not to have internet;
- 22 | correct?
- 23 A. Yes, ma'am. I imagine it would be.
- 24 | Q. And then if the defendant is on home detention with
- 25 | electronic monitoring, and she decides to cut that monitor off

- 1 and leave the home, how quickly can you get there to stop
- 2 her?
- 3 A. Because of her place of residence, if we're talking about
- 4 her releasing back to the address in Annapolis, her supervision
- 5 would be transferred to the U.S. Probation Office in the
- 6 | District of Maryland. Their probation office locations are
- 7 | actually in Baltimore and Greenbelt, Maryland. I would say
- 8 probably the quickest possible response time would involve the
- 9 monitoring center receiving the alert, sending that alert to
- 10 | the officer assigned to supervise the defendant, the officer
- 11 assessing the specific nature of that alert, and then if it
- 12 was something like, you know, obviously equipment was tampered
- 13 with or he was, you know, after a time unable to get a hold of
- 14 | the defendant or had some other information, you know,
- 15 contacting local law enforcement and having them respond to
- 16 | the residence.
- 17 | Q. So that's a number of steps; correct --
- 18 A. Correct.
- 19 0. -- once that monitor is cut?
- 20 A. Yes, ma'am.
- 21 Q. Likewise, if the defendant was permitted to leave the home,
- 22 | for example, for a doctor's appointment or to meet with her
- 23 | counsel, and decided to drop some restricted data somewhere
- 24 | along the way, would you have any knowledge of that?
- 25 A. No, ma'am.

- 1 MS. SMOLAR: No further questions.
- 2 | THE COURT: Any cross examination?
- 3 MR. BECK: Yes. Thank you, Your Honor. I'm going to
- 4 do this.

5

CROSS EXAMINATION

- 6 BY MR. BECK:
- 7 | Q. Mr. DeHaven, am I correct that Ms. Toebbe indicated to you
- 8 that her husband handled all the financial affairs of the
- 9 family?
- 10 A. Yes. She said in large part, he made the payments on
- 11 student loans, car payments, those sort of things, yes.
- 12 Q. And did you confirm that with her husband?
- 13 A. I did not, no.
- 14 Q. Did someone in your office?
- 15 A. I believe during Officer Bartholomay -- who was assigned to
- 16 | interview him. He did -- was able to provide much greater
- 17 detail with regard to the finances.
- 18 $\|$ Q. My question was, "Did he confirm though that he was the
- 19 person responsible in their household for handling the
- 20 | financial affairs?"
- 21 | A. I'm not a hundred percent if he was asked that question and
- 22 answered "yes."
- 23 \parallel Q. Would it be important for us to know that since Mrs. Toebbe
- 24 | said she had no knowledge of the accounts because she didn't
- 25 | handle the affairs of her family -- financial affairs?

- 1 A. I think it's a legitimate question, yes. My recollection
- 2 was her representation was she had limited knowledge. Not that
- 3 she was completely uninvolved.
- $4 \parallel Q$. So the fact that she had limited knowledge of her financial
- 5 affairs, is that of any significance here today?
- 6 A. It speaks to or it piques my assessment of the risk as a
- 7 | risk factor being that she's a, you know, obviously in speaking
- 8 with her, highly intelligent, capable adult with a Ph.D. and
- 9 couldn't even give an estimation of basic financial
- 10 | information.
- 11 Q. Would it shock you if I told you that my wife handles all
- 12 our financial affairs?
- 13 A. I guess it would.
- 14 Q. Okay. Are you aware of couples that do that? That one
- 15 spouse handles the affairs and the other one just kind of makes
- 16 | the money or provides income and the other one pays it?
- 17 A. Yeah, I certainly don't think that's an arrangement that
- 18 | doesn't exist. I'm just saying in the context of my assessment
- 19 of the defendant's risk in this particular circumstance, it was
- 20 a line item I considered.
- 21 | Q. Well, I guess one -- are you saying that you think she's
- 22 | not telling the truth, and she knows where all the money is or
- 23 | that because she doesn't know where all the money is, it's a
- 24 | risk? Which one are you saying?
- 25 A. Well, I'm not saying it's black or white one way or the

- 1 other. I'm saying it's possible that there are assets that she
- 2 knows about she's not disclosing, particularly in a case where,
- $3 \parallel \text{you know, } \$100,000 \text{ was alleged to be distributed to the}$
- 4 defendant. You know, when she has a salary coming in that
- 5 she's not able to estimate her own salary -- I mean --
- 6 | Q. She told you what her salary was from her school; correct?
- 7 A. Yes, she estimated her salary.
- 8 Q. Okay.
- 9 A. I'm talking about I guess in more specific terms.
- 10 Q. Well, I guess what I'm -- are you saying that it's possible
- 11 | she's lying to you about not knowing where the assets are? Is
- 12 | that what you're saying?
- 13 A. I do believe it's a possibility, yes.
- 14 Q. It's also possible she's telling the truth; right?
- 15 A. Yes, sir.
- 16 $\|$ Q. And you don't know one way or the other whether she --
- 17 whether one is true versus the other; correct?
- 18 A. Not with any certainty.
- 19 Q. Okay. So that shouldn't play any role in the Court's
- 20 determination of whether to release her or not; correct?
- 21 A. In my opinion, it's a factor that the Court could
- 22 | consider.
- 23 | Q. Well, if you don't know, how does the scale lean one way
- 24 or the other?
- 25 A. That's a determination for the Court to make.

- 1 | Q. Well, you made the recommendation. So I'm just asking you
- $2 \parallel$ to admit that for purposes of now that we know more about it,
- 3 | it shouldn't play any role whatsoever in the detention
- 4 | decision; correct?
- 5 $\|$ A. I'm not sure what I -- what more I know about it.
- 6 Q. All right. I think I understand your answer.
- 7 So there's also a mention in your report regarding foreign
- 8 | travel that the Toebbes had engaged in in the past; is that
- 9 | correct?
- 10 A. Yes.
- 11 Q. Okay.
- 12 A. We discussed travel.
- 13 Q. And one of the indications was that Ms. Toebbe forgot to
- 14 mention to you a 2018 vacation to the Bahamas; correct?
- 15 A. Yes. She did not report that.
- 16 || Q. Okay. And we -- I was present for that interview; correct?
- 17 | A. Yes, sir.
- 18 $\|$ Q. At the time, I think that might have been -- was either
- 19 Wednesday or Thursday of last week. I can't recall. Do you
- 20 | recall what day?
- 21 A. It was the 14th. I believe it was Thursday.
- 22 | Q. Okay. Thursday. At the time, she had been in the custody
- 23 of the Eastern Regional Jail for -- since Saturday when she was
- 24 | arrested; correct?
- 25 A. Yes, sir. That's my understanding.

- 1 $\|$ Q. At that time, did she report to being in severe
- 2 psychological distress?
- 3 A. She described her mental state as delicate and felt it was
- 4 declining I believe.
- 5 Q. And the reason she said it was is because for the entire
- 6 period of time up to that date that she had been in custody,
- 7 despite having been on medication for years to treat a mental
- 8 | health issue, she had not received any of those drugs; correct?
- 9 A. That is my understanding. I don't know specifically. I
- 10 | believe there was an exchange you had with the defendant where
- 11 some of the medical issues were rectified or she got one
- 12 medication but not another, but I don't know specifically
- 13 | which.
- 14 Q. Well, you recall though she had not received her mental
- 15 | health medications; correct?
- 16 A. That's my recollection, yes, sir.
- 17 | Q. She did get some blood pressure medication or something
- 18 | like that?
- 19 A. I believe that to be true.
- 20 | Q. And she indicated her mental health was declining for that
- 21 | reason; correct?
- 22 A. Yes, sir.
- 23 Q. Okay. So the fact that she may have forgotten a trip to
- 24 | the Bahamas under those circumstances that's not something
- 25 | you're asking the Court to consider in its decision whether or

- 1 | not to detain her; correct?
- $2 \parallel A$. I think it is one element in the totality of circumstances
- 3 | for the Court to consider. I don't think it is the overriding
- 4 | factor much like the money.
- 5 Q. Well, are you saying that she purposely failed to disclose
- 6 that?
- $7 \mid A$. It is a possibility that she did.
- 8 Q. Is it also a possibility that she was in extreme mental
- 9 distress for lack of medication and in the stress of the
- 10 | situation, she just forgot?
- 11 A. Yes, sir.
- 12 Q. Okay. So, again, you can't say one way or the other which
- 13 one of those is the case; correct?
- 14 A. Correct.
- 15 Q. But you're asking the Court to consider that in determining
- 16 | whether she should be detained?
- 17 $\|$ A. Yes, I think it is an element the Court should consider.
- 18 Q. You also mentioned there's a history of drug use?
- 19 A. Yes, sir.
- 20 | Q. Okay. To be specific, isn't it a fact that Ms. Toebbe
- 21 | indicated to you that she had occasionally used marijuana for
- 22 purposes of helping her sleep?
- 23 A. Yes, sir.
- 24 Q. Okay.
- 25 A. And I believe that's what the report reflects.

- 1 Q. Are you aware that in the state of Maryland where she
- 2 resides that the personal use of marijuana under those
- 3 circumstances is not illegal?
- 4 A. I'm not a hundred percent on the details of the law. I
- 5 know in a lot of jurisdictions, it's based on a quantity of
- 6 substance or a number of plants. But I do know generally that
- 7 | a lot of jurisdictions have relaxed laws on recreational use of
- 8 marijuana.
- 9 Q. And we release people in this court all the time that have
- 10 drug and substance abuse issues; correct?
- 11 A. Yes, sir.
- 12 | Q. Some with heroin or crack. Severe narcotics. We release
- 13 | them all the time, don't we?
- 14 A. Yes, sir. On occasion.
- 15 \mathbb{Q} . And we monitor them; correct?
- 16 A. Yes, sir.
- 17 | Q. And is there any reason why if the Court felt like
- 18 Mrs. Toebbe's occasional marijuana use in a state where it's
- 19 | legal should be stopped that she couldn't be tested to make
- 20 | sure she was complying?
- 21 A. She could, yes.
- 22 | Q. Okay. Now, you mentioned that there is a risk that --
- 23 | well, in your PSR, you also talk about her mental health
- 24 | history; correct?
- 25 A. Yes, sir.

- 1 $\|$ Q. Okay. And I just indicated to you that she has been in the
- 2 ERJ or was in the ERJ for at least five or six days and not
- 3 | having received any treatment for her mental health; is that
- 4 | right? You remember saying that a few minutes --
- 5 A. That is my understanding. I have not reviewed jail medical
- 6 records, but it is my understanding.
- $7 \parallel Q$. Okay. And are you aware that even to this day, they still
- 8 | have only given her one of her mental health medications?
- 9 A. I do not have any knowledge of that, but I would believe
- 10 | it's credible if you say that.
- 11 Q. Are you suggesting that her mental health is better or will
- 12 | be better -- that her treatment of her mental health issues
- 13 | will be better if she were in the ERJ?
- 14 A. I can't speak to that.
- 15 Q. So are you asking the Court to give her mental health a
- 16 consideration in its decision to detain or not?
- 17 A. As a risk factor, yes, but I'm not qualified to say the
- 18 | quality of treatment she's receiving at the jail or what the
- 19 circumstances of her release, how they would impact or affect
- 20 her mental stability or well-being.
- 21 $\|$ Q. Well, don't you think -- I mean you know as much as I do
- 22 about how the ERJ is. Don't you think she would be better off
- 23 mentally if she had access to her medications on a regular
- 24 | basis, access to her therapist, the doctor she's been treating
- 25 | with for years? Don't you think she'd be better off? Can we

- 1 | agree on that?
- 2 A. We can agree on that. That would --
- 3 Q. Okay.
- 4 A. -- be a reasonable assumption.
- 5 Q. All right. Thank you. And as far as these assets that
- 6 Mrs. Toebbe said she doesn't know -- I don't know if she said
- 7 | she didn't know about assets. She just didn't know exactly
- 8 what was in her bank account at any given time because her
- 9 | husband paid the bills. Is that right?
- 10 A. My recollection is she could not provide an estimate of any
- 11 | account balance.
- 12 Q. Okay.
- 13 A. Retirement accounts --
- 14 Q. All right.
- 15 A. -- checking accounts, savings account.
- 16 $\|$ Q. Do you have any information to indicate there are assets,
- 17 | even if she knew about them, that she could take and somehow
- 18 run away?
- 19 A. Well, I would assume if she were released, she would have
- 20 access to bank accounts and whatever finances would be
- 21 | available there.
- 22 Q. I understand. But my question is if you get access to a
- 23 | bank account that doesn't have any money in it, it's not going
- 24 | to do you any good; right?
- 25 A. I'm not familiar with the balances of her bank account.

- 1 | Q. Okay. So you can't say one way or another whether her
- 2 | access to whatever bank accounts they have would be of any
- 3 assistance in her leaving the jurisdiction or fleeing?
- 4 A. No, sir.
- $5 \parallel Q$. Okay. Am I correct that as part of her pretrial services
- 6 release, she could be required to provide information about her
- 7 | bank accounts?
- 8 A. Yes, sir.
- 9 Q. Okay. So if she were released today and your colleague
- 10 | in Baltimore said come to my office tomorrow and bring all
- 11 | your banking work and so forth, she would have to do that;
- 12 | right?
- 13 A. If the Court directed those conditions, yes, sir.
- 14 Q. Okay. Are you aware that Ms. Toebbe has two teenage
- 15 | children?
- 16 A. Yes. I believe a 15 and 11 year old.
- 17 | Q. Okay. Are you aware that they have issues that I'll just
- 18 describe as physical or mental?
- 19 A. Yes, sir.
- 20 | Q. And are you aware that if Ms. Toebbe were released, she
- 21 | would return to her home and take care of her children? Is
- 22 | that what she told you she wanted to do?
- 23 | A. Yes. She indicated that would be her preferred release
- 24 | plan. To return to her residential address and to have the
- 25 children brought back into the home.

- 1 | Q. And are you aware -- did you -- you spoke to her father;
- 2 | correct?
- $3 \mid A.$ Yes, sir.
- 4 Q. Okay. Are you aware that he's a decorated Navy veteran?
- 5 A. We did not discuss that, no.
- 6 $\|$ Q. If I -- well, assuming he was -- and I'll represent to the
- 7 | Court he is -- and he were to agree to reside with her during
- 8 her pretrial detention or pretrial home confinement, that would
- 9 provide an extra layer of security that she would not do
- 10 anything that would constitute fleeing or somehow injure
- 11 someone else. Wouldn't that make you feel comfortable that he
- 12 -- that her retired Navy -- decorated veteran Navy father was
- 13 | in the same household?
- 14 A. I think there could be positive aspects to it for her. In
- 15 terms of security, my understanding is that Mr. Smay is 80
- 16 | years old. I don't know that he would be a physical security
- 17 | but --
- 18 | Q. Well, I'm just talking about someone you could trust as --
- 19 you would generally think would be honest assuming that history
- 20 | that I just told you about.
- 21 | A. Yeah. I had nothing but a favorable impression from my
- 22 conversation with him.
- 23 | Q. Right. So if he were someone that the Court said, hey, you
- 24 | are charged with letting us know if she leaves this house
- 25 | without permission or without the proper clearance with her

- 1 pretrial services officer that's the kind of person you would
- 2 | want to have in the house; correct?
- 3 | A. Based on my limited knowledge, I would say he would present
- 4 | with what I know as a decent third-party custodian.
- 5 Q. And, lastly, regarding the charges against Ms. Toebbe, you
- 6 were present during the FBI agent's testimony?
- 7 A. Yes, sir.
- 8 Q. Are you aware of any evidence indicating that she knew what
- 9 her husband was doing other than what was conveyed by the FBI
- 10 | agent?
- 11 A. The -- other than the documented evidence, the video and
- 12 photo evidence in the court, and the agent's testimony, no,
- 13 | sir.
- 14 Q. Right. You aren't -- you have no evidence yourself that
- 15 she was aware that he was selling or attempting to sell
- 16 | American submarine secrets when he made -- went to those drops;
- 17 | correct?
- 18 A. No, sir.
- 19 Q. Okay. So all you know is she's been charged with that;
- 20 | right?
- 21 A. Yes, sir. That's correct.
- 22 Q. Okay.
- MR. BECK: Thank you, Your Honor.
- 24 THE COURT: Any redirect?
- MS. SMOLAR: Just very briefly, Your Honor.

REDIRECT EXAMINATION

2 BY MS. SMOLAR:

- 3 \parallel Q. You indicated that Diana Toebbe's father is 80 years old?
- 4 A. Yes, ma'am. That's my understanding.
- 5 Q. And is it your understanding that he -- do you know if he
- 6 has any health problems?
- $7 \parallel A$. He was cogent and alert when we spoke. He seemed -- I
- 8 don't know about his physical health or anything.
- 9 Q. Referring back to electronic monitoring, if she were to cut
- 10 off the electronic monitor in the middle of the night when her
- 11 | father is asleep, for example, he cannot be tasked with chasing
- 12 her down and stopping her, can he?
- 13 A. I would not expect him to do that.
- 14 Q. Likewise, he cannot be tasked with being a 24/7 babysitter
- 15 | for Diana Toebbe either, can he?
- 16 A. I don't think that's possible, no.
- 17 Q. With regard to your report, you indicate also that the
- 18 | defendant's brother came in from California and was willing to
- 19 assist with the children?
- 20 A. Yes.
- 21 Q. You also note on page three that the defendant acknowledged
- 22 | having a United States passport but was unable to account for
- $23 \parallel$ the document's whereabouts. The defendant reported that she
- 24 | believed her passport is expired. She advised that she
- 25 recently made application for a new passport but could not tell

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   if she had mailed off the old one with her renewal or not.
                                                                Ιs
   that accurate?
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   A. Yes.
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   Q. So she said she didn't know whether she had applied for a
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   new passport?
   A. Yes. She said she didn't know -- she knew she had applied
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 7
   for the passport. She didn't know if they had retained
   possession of the -- what she believed to be expired passport
 8
 9
   or if it was submitted with the renewal paperwork.
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             MS. SMOLAR: Thank you. No further questions.
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              THE COURT: Mr. Beck, any redirect --
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             MR. BECK: No thank you, Your Honor.
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              THE COURT: -- or any recross? Excuse me.
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             MR. BECK: No thank you, Your Honor.
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              THE COURT: All right. Anything further with this
16
   witness?
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             MS. SMOLAR: Nothing further, Your Honor. Thank you.
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              THE COURT: You may step down, sir. Thank you.
19
              THE WITNESS: Thank you.
20
        (Witness excused.)
21
              THE COURT: All right. Any additional witnesses or
22
   evidence from the government at this time?
             MS. SMOLAR: Not at this time, Your Honor.
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24
              THE COURT: Mr. MacMahon, any additional witnesses or
25
   evidence from the defendant?
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MR. MACMAHON: No, Your Honor. 1 THE COURT: All right. I'll hear argument from the 2 3 parties. Go right ahead. 4 MS. SMOLAR: Your Honor, I think the evidence that you've heard today -- heard and seen today shows how serious of 5 an offense this is. The offense -- the defendants were charged 6 7 in a three-count indictment all of which -- all of the counts carry life imprisonment as the maximum penalty. 8 Specifically, with regard to Diana Toebbe, her guideline 9 10 range is 210 to 262 months. Approximately 17.5 to 22 years. 11 So it could be an actual life sentence for this soon-to-be 46 12 year old. 13 This defendant had encrypted messaging applications of Signal and Telegram on her phone. She had tradecraft that she 14 15 utilized when accompanying her husband on these drops. Three 16 of the four drops she's present. In three of the four drops, I 17 think we've seen that she's looking around. She's a lookout 18 for him. She's standing very close to him. She is watching 19 what he's doing. 20 They've been married for 18 years. During that time, he's 21 worked for the Navy. They've discussed leaving the country on 22 multiple occasions and specifically in the messages that we saw here today. The motivation for that is irrelevant, but I will 23 24 say those messages refer to a Plan A and a Plan B as early as 25 2018, the same time that the metadata shows that this

information was sent to COUNTRY1.

Most alarming to the government is the substantial evidence of her ability to flee prosecution and not appear should this case — when this case goes forward. There's a message that you heard from August 28th — from the August 28th dead drop in which the person that left the message says, "I've considered the possible need to leave on short notice. Should that ever become necessary, I will be forever grateful for your help in extracting me and my family. I surmise the first step would be unannounced travel to a safe third country with plans to meet your colleagues. We have passports and cash set aside for this purpose. I pray such a drastic plan will never be needed, but you are right. It's a comfort to know you are ready and willing to aid us. Please let me know what I should do to prepare for this last resort."

The search of their house on October 9th revealed in the bedroom that Diana and Jonathan Toebbe shared \$11.300 in

The search of their house on October 9th revealed in the bedroom that Diana and Jonathan Toebbe shared \$11,300 in hundred dollar bills wrapped up and concealed in a box. It also had — it also showed a go-bag with electronics, latex gloves, a thumb drive. The house also had shredded documents, and they had their children's passports ready to go and theirs were being expedited. Any trip that they were planning was not until the spring of 2022. Certainly no need to expedite that in order to have that by that time.

You heard testimony from Agent Olinits that he did review

the balances in their joint bank account, and it was certainly sufficient to flee the country.

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The money that the FBI paid Jonathan and Diana Toebbe, \$100,000 in Monero cryptocurrency, has not been located. All that is required is somebody to log onto the internet, to move that money, put it in an oversees bank account, get rid of it. In addition, the 51 packets of restricted data, we only have 1. We're still looking for the additional 50 packets. That is extremely sensitive data. That's the reason for this very serious indictment and these very serious federal charges that have been brought against Diana Toebbe for aiding and abetting her husband.

She was present for two -- for three of the four dead drops in which all of this restricted data was provided to the FBI.

And in the messages that you heard today, Jonathan Toebbe refers to his wife implicitly as his co-conspirator.

He says, "You asked if I am working alone. There is only one other person I know is aware of our special relationship, and I trust that person absolutely."

The only other person seen with Jonathan Toebbe at these dead drops was his wife, Diana, and she was seen three of the four times. She has no ties to the Northern District of West Virginia. She has no documented criminal history, but it's clear that she and her husband have been discussing leaving the country as far back as 2018. She is not expected

to have employment prospects if released. My understanding is that she's been suspended indefinitely from her job and he is incarcerated.

Whatever triggered her to aid and abet her husband with this very serious federal crime hasn't gone away. There is no reason to believe that given the -- facing life imprisonment at this point in time that she would not potentially flee the country and has the resources to do that. As the agent stated, there have been cases where people have been able to leave the country, as the Court is well aware, without a passport. Certainly if a hostile country was interested in obtaining these 50 packets of information from Ms. Toebbe, they could provide safe passage for her.

In addition, if she were to have access to the internet, she could obstruct justice by accessing the restricted data, by accessing the missing cryptocurrency, and by altering the ProtonMail accounts in which the communications were made. All of that information is still being investigated and looked for by the FBI quite actively.

Finally, the testimony of the pretrial officer is quite compelling. Her 80-year-old father cannot be forced to be a babysitter for Diana Toebbe should she be released and also to be able to care for her two children.

In addition, there were several statements made to the probation officer that were questionable at best. The fact

that she didn't know where her passport was. The fact that she didn't know any of her finances despite her advanced education.

So the recommendation here is compelling. It is not one that is often given. And in this case, given the seriousness of this offense, the extreme damage to the Navy should this information get out, it's quite significant.

In addition, as we heard, the probation office can't stop her if she chooses to leave her house and cut off her electronic monitor. We don't have GPS monitoring in the District of Maryland I don't believe; but even if they did, they can't track her every move in order to make sure that she appears for court in the Northern District of West Virginia. Thank you.

THE COURT: All right. Thank you.

Mr. Beck, Mr. MacMahon, who is going to make the argument?

MR. MACMAHON: Yes, Your Honor. Thank you very much.

Please the Court. First of all, under the Bail Reform Act and under the constitution of the United States, the defendant is entitled to bail, and bail cannot be withheld. An unreasonable bail. And the reason for that is because lawyers often need their clients to help them with a case as well. And sitting in the ERJ is no way to prepare a case, prepare a defense. I've done it before. And it's just no way that we can review all this evidence. She has a constitutional right to get out if the Court finds that she's entitled to get out. And in this

case, you should find exactly that. And that is that there are a combination of conditions that can ensure the safety of the community and that she will reappear in court.

This is not a rebuttable presumption case. You would think with these espionage charges -- with all respect to the pretrial, they see an espionage case, and they think detention. They look at it and they decide that it's got to be a detention case. Well, not under the law it's not. Under the law, you have -- the government bears the burden of proof of proving no set of combinations or conditions will ensure the safety of the community or Ms. Toebee's appearance.

And, Judge, in this case, I think it's obvious to you sitting through this hearing, which was more like a preliminary hearing against Mr. Toebbe than one against Mrs. Toebbe, that she has a very substantial defense to this case and one that Mr. Beck and I will put forward before a jury in this district. And the -- well, then the prosecutor stands up and starts talking about Signal and Telegraph and encryption -- and she didn't have -- they admitted they don't have any evidence of any of this stuff, of her knowing what her husband was up to. You know, why they were going places. You know, there's no evidence at all really. If you want to consider the quality of the government's evidence against Mrs. Toebbe, it's purely speculative at this point.

They go to emails -- and I'll bet you dollars to doughnuts,

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Your Honor, when they get into the Mac computer that they found next to Mr. Toebbe's grab bag -- which the agent called something that people used to flee which that would apply to every bag people have in their bedroom -- that that's -- you're going to find that the metadata on that computer is going to show that it was Mr. Toebbe that wrote all these notes, and it was Mr. Toebbe that stole all the documents.

And the issue for the Court and the jury to find in this case is did she know anything about it? And right now the government can't do anything but say she was on the hiking trail with him, and she looked both ways. They didn't even bother to put a listening device out there where they could have heard some of these things. They didn't put a listening device in their car. The National Security Division doesn't even bug a house. And now they want to say they know what every -- well, it must be that they were talking about these things. It can't be. You have to weigh this as you make this decision.

There's a substantial claim of innocence that we can put forward in this case. And the fact that it's such a serious charge makes it even more important that you weigh that, Your Honor.

Ms. Toebbe wants to defend this case, and she wants to be able to help her lawyers do it. Now, what are we going to -- all this evidence of the passport. She doesn't have a

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passport. You know, I don't know -- the District of Maryland has monitoring. I don't even know where that came from, Your Honor. The District of Maryland is a very sophisticated office. It deals with crime in Baltimore. I can guarantee they are able to monitor somebody who is on -- who is wearing an ankle bracelet. I've had clients wearing an ankle bracelet. I've never heard of one person that's been supervised with an ankle bracelet on that fled. Usually the government says they want the ankle bracelet because it's so effective. Until they think you might release somebody on an ankle monitor, then they say that a five year old could cut it off and flee the United States without a passport. You know that's not true, Judge. So here's what I have to say. A combination of conditions is that we can come up with some kind of a reasonable bond. Hopefully a PR bond. This is not a rich family, Your Honor. You know they have court-appointed lawyers, but they may be able to come up with some money for a reasonable bond for the Court. She could be released back to her house to take care of her children which is her primary concern sitting here. And you know that as a mother -- as a father or mother that's what she really, really wants to do. That's what she told this gentleman she wanted to do. And she's not going to flee the United States and leave her children who need her here. not going to happen. So if she goes back to her house in

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Maryland and her father who is 80 years old -- but he loves his daughter. The family is willing to do anything, Judge, that you order to help get her out. And if it means the brother has to come back, if it means that she can't have any internet -- I mean how many cases of child pornography have you heard here where the government says the defendant can't have access to the internet? They don't say, oh, well, he could steal a phone. They don't -- he could steal phones. He could go next door. He could do all these things. I mean this desire to lock her up has gotten to the point where they're twisting arguments they use in cases before you all the time. The Court can monitor and the pretrial services people do monitor whether people don't have the internet. And she can't have the internet. If the government thinks she's going to try to monitor anything, they can block the internet from getting in the house and that's easily done. The children can go next door if they have a Zoom call. There's no reason to think Ms. Toebbe would not want her children to go to school because she didn't have the internet while she fought these charges. So, you know, the combination of conditions are mainly that she's -- she, as you can tell today, is insisting that she's innocent to these charges and wants to clear her name. And the government really doesn't have much of a case against her, Judge. The FBI agent thinks he knows everything that's going on but he doesn't. He doesn't have any evidence other than

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they were walking together. You've seen the conspiracy charge about mere presence is not enough. You know, she didn't have access to this stuff. She doesn't have any access to any classified information. She never had access to classified information. You don't need to protect the people of the United States from Diana Toebbe releasing plans that her husband may have stolen from the Navy yard. The government can -- if they had evidence that she stole something or that it was found on one of her computers, they would have given it to you. It would have been up here in a video for you to look at. But I'm going to go back. The right to bail is a constitutional matter in this country. It's right in our constitution. The Court has to grant reasonable bail. And there is a combination of conditions; and whatever they are, she'll comply with them, Judge. And with that, I'll rest my argument. Thank you, Your Honor. THE COURT: Thank you, sir. All right, Counsel, I appreciate the argument today and the evidence that's been presented. And unfortunately I hate to be anti-climatic, but the Court is going to take the argument and the evidence under consideration and issue a written ruling as to that. Anything further we need to address before we adjourn this afternoon?

MS. SMOLAR: Nothing further, Your Honor.

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              MR. BECK: Not from --
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              MR. MACMAHON: I'm --
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              MR. BECK: -- the defendant, Your Honor.
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              MR. MACMAHON: I'm sorry, Your Honor.
 5
              THE COURT: That's fine.
 6
              MR. MACMAHON: Excuse me.
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              THE COURT: That's fine. With that in mind, the
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    defendant is remanded to the custody of the U.S. Marshals
    Service, and we stand adjourned. Thank you.
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                    (Hearing concluded at 3:42 P.M.)
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CERTIFICATE

I, Kate A. Slayden, Registered Professional Reporter and Official Court Reporter of the United States District Court for the Northern District of West Virginia, do hereby certify that the foregoing is a true and correct transcript to the best of my ability of the digitally-recorded proceedings had in the above-styled action on October 20, 2021, as transcribed by me.

I certify that the transcript fees and format comply with those prescribed by the Court and Judicial Conference of the United States.

Given under my hand this 1st day of December, 2021.

/s/Kate A. Slayden

Kate A. Slayden, RPR, CCR Official Reporter, United States District Court for the Northern District of West Virginia